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1643—1660,

*PL. 21 :*

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CASES, 1647—June 1650.

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*Author of "The Lives of the Princesses of England," &c.*

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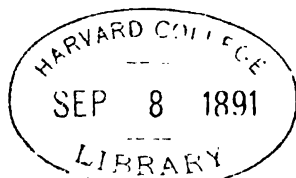
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**Abstract**

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ABBREVIATIONS USED IN THE LEFT-HAND MARGIN.

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ACCTS. Accounts.	O.C.P.M. Order of Committee for Plundered Ministers.
ART. Articles of War.	O.H.C. Order of the House of Com- mons.
C. Certificate.	O.T.T. Order of the Trustees for sale of lands forfeited for treason.
C.P. Case postponed.	O.T. Negative oath taken.
C.R. Case referred.	P. Petition.
D. Deposition.	P.E. Particular of estate.
E.W. Order for examination of witnesses.	P.O. Parliament order.
F.C. Fine confirmed.	P.R. Petition referred.
H. Hearing.	PROT. Protection.
I. Interrogatories.	PUB. Publication of proofs.
IND. Indenture.	R. Report.
INF. Information.	REC. Receipt.
L. or LET. Letter.	REQ. Request.
L.C.C. Letter of County Com- mittee.	R.C. Reference to County Com- mittee.
O. Order.	S. Summons to appear.
O.C. Order confirmed.	SUR. Survey of estate.
O.C.C. Order of County Committee.	
O.C.F.S. Order of Committee for Sequestrations.	
O.C.O.S. Order of Council of State.	



# CASES BEFORE THE COMMITTEE FOR COMPOUNDING WITH DELINQUENTS.

		<i>Vol. No. G or p.</i>
1 Jan. 1647.	WM. COLDHAM, Sen. and Jun., Stedham, Sussex.	
c. 202 595, 596 L.C.C. 234 1	Wm. Coldham [jun.] petitions the Committee for the Rape of Chichester for liberty on bail. Has been apprehended by them by virtue of an order of the House of Commons, and is now in prison for not compounding. Is very incapable of compounding, his stock having been taken away, and he being much in debt, with only an estate for life.	75 936
	30 Jan. 1647. Order to the County Committee for Sussex, that he is to be set at liberty to pursue his composition.	4 13 75 939
P.E. 202 594 P.R. 4 31 D. 202 599 -603 C. 202 598 R. 202 589 P.E. 202 585 D. 202 587 R. 202 581 C. 75 941 L.C.C. 169 465 C. 34 3	26 Feb. Petitions the Committee for Compounding to compound for delinquency. Never bore arms, though he went into the King's quarters, from which he returned three years ago. Has taken the National Covenant and Negative Oath.	202 592
	28 May. Fine at $\frac{1}{2}$ , 826 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> - - - - -	4 97
	23 June 1649. Wm. Coldham [sen.] begs to compound for delinquency in the first war.	202 584
	27 June. Fine at $\frac{1}{2}$ , 289 <i>l.</i> 5 <i>s.</i> - - - - -	6 126
	1 June 1655. Being summoned to pay a fine of 826 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> , pleads that he never petitioned till 23 June 1649, and was then fined 289 <i>l.</i> 5 <i>s.</i> 0 <i>d.</i> which he has paid. If the other fine was set, it was without his privity.	75 931 12 641
	1 June. The Registrar is to certify as to the arrears - - -	27 409
P.E. 24 1181	16 July. Fine paid and sequestration discharged - - -	24 1181

## Claimants on the Estate of HENRY DANVERS, late EARL OF DANBY.

P.E. 216 301 -307 C.R. 4 2 C. 216 311 R. 216 291 H. 4 17	1 Jan. 1647. KATHERINE, LADY GARGRAVE, of Cornbury Park, co. Oxon, his sister, begs to compound for such part of his estate in cos. Northampton and York, and elsewhere as, being settled on himself and persons to be appointed by will, he devised to her about 8 Car., with the use of certain goods for life. He died 29 Jan. 1644. On sequestration of his estate, she appealed to the Committee for Sequestrations, who declared him a delinquent. She has no other maintenance; was never away from her usual abode; came out of the King's quarters in June 1645, and took the Negative Oath.	216 309
	21 April 1648. Her desire to compound to be reported to the House.	4 199
	1 May 1649. Case postponed till the judgment of the House is known, and then it will be debated whether she is to compound at $\frac{1}{2}$ or $\frac{1}{10}$ .	6 28
	9 Oct. Parliament Order that the Committee for Compounding are to proceed with Lady Gargrave's composition, and on perfecting it, she is to have the sequestration discharged, and arrears from the time of paying her fine; the arrears before that time to be paid to the State.	216 629
	23 Oct. Further time being required to settle her composition according to the votes of Parliament, the County Committees for Oxon, Northampton, and York are to forbear proceedings, and the rents to remain in the tenants' hands.	6 228 216 299

				Vol. No. G or p.
1 Jan. 1647.	HENRY DANVERS— <i>cont.</i>			
B. 216 295	2 Nov. 1649. The fine at $\frac{1}{10}$ formerly set is not to stand, but she is to pay at the rate of $\frac{1}{8}$ for the Earl of Danby's estate.		6 232	216 299
D. 216 297	25 July 1650. The fine at $\frac{1}{10}$ of 2,037 <i>l.</i> 15 <i>s.</i> 0 <i>d.</i> is made void, and she is to pay at $\frac{1}{8}$ , viz., 5,061 <i>l.</i> 15 <i>s.</i> 0 <i>d.</i>		11 55	
	1 Aug. Paid and estate discharged	- - -	-	216 293
C.P. 4 26	6 Feb. 1647. On information of SIR JOHN DANVERS, M.P., that the estate is now, by petitions from either side, under the judgment of the House of Commons, who have ordered the Committee for Sequestrations to hear and make a report, which report is not yet presented, he is to produce the said orders by the 20th inst., and Lady Gargrave is to have notice to attend if she please.		4 19	
H. 4 198				
O.C. 142 46	20 April 1649. Order in the House of Commons that till Sir John Danvers' report is made, nothing be done to his prejudice.		216 313	
	14 June. On report from the committee to whom the case was referred, it appearing that, for his affection to Parliament, he is deprived of the estate of inheritance which would have descended to him as heir to the Earl of Danby, whose will was published in Nov. 1643—order in Parliament that the whole matter be referred back to the same committee.		79 311	
	9 Oct. The House confers the benefit of the composition for the Earl of Danby's estate on Sir John Danvers, Sir John to have all such estate of the Earl as is sequestrable, until compounded for.		1 215	
NOTE 6 221	16 Oct. Sir John to have notice when Lady Gargrave or any other offers to compound for any part of the Earl of Danby's estate.		6 222	
P.E. 79 355				
B. 79 353	16 Nov. Sir John Danvers begs to compound for lands left him by the Earl.		79 354	
234 2	27 Dec. Fine 350 <i>l.</i>	- - -	-	6 260
	2 Jan. 1650. The Goldsmiths' Hall treasurers are to repay to him all sums paid on composition for the Earl's estate.		6 258	
	25 March. The County Committees of Northampton, York, and Oxon are not to receive the rents, and to forbear acting on the Earl's estate, according to the order of the House.		7 77	78
P.E. 235 3	6 Nov. 1649. ACTON DRAKE, of Southampton, Hants, executor of the late Earl of Danby, begs to compound for the estate, real and personal, for performance of the will, for the reversion in the interest of the Earl's nephew, Hen. Danvers, to whom it is left, and for part thereof in his own interest.		217 749	
217 751, 755				
P.E. 6 238				
B. 217 745	27 Dec. Fine at $\frac{1}{8}$ , 2,909 <i>l.</i>	- - -	-	6 260
	7 Feb. and 13 March 1650. Note of his wish to compound for additions to the estate granted in reversion to the nephew, and for any further discoveries and savings.		217 731	-737
D. 217 741-743	21 March. Fine at $\frac{1}{8}$ , 12,544 <i>l.</i> 17 <i>s.</i> 8 <i>d.</i>	- - -	-	7 64
B. 217 737	9 Aug. Drake begs to compound for several sums due to the estate, for which the late Earl had a saving to compound, the sums not being yet discovered.		217 726	
234 4	22 Aug. Fine 238 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	- - -	-	11 84
P.E. 217 724				
P.E. 11 73	16 Nov. 1649. WM. YORK, on behalf of Elizabeth, his wife, relict of Hen. Danvers, begs to compound for lands devised to her by the Earl of Danby.		217 709	
B. 217 721				
C. 32 182;	27 Dec. Fine 348 <i>l.</i>	- - -	-	6 260
34 2, 53 (2),	18 Dec. 1649. The petition (missing) of WM. FREEMAN to compound for part of the Earl of Danby's estate referred.		6 249	
128; 217 37				
P.E. 217 711,				
B. 217 707				
234 5				
C. 34 2				
P.E. 217 719				

COMMITTEE FOR COMPOUNDING.—CASES.

1639

			Vol. No. G or p.
1 Jan. 1647.			
R. 217 715	18 Dec. 1649. JOHN LYNN begs to compound for lands devised to him by the Earl.	217	718
234 6			
C. 34 2	27 Dec. Fine 280 <i>l</i> . - - - - -	6	260
P.E. 180 124			
P.E. 6 249	18 Dec. 1649. ROB. VILLIERS, son and heir of Viscount Purbeck, begs to compound for such part of the Earl's estate as is vested in him in right of his wife Elizabeth, daughter of Sir John Danvers, Parliament having permitted composition for the late Earl's estate.	180	123
R. 180 120			
234 7			
C. 34 2	27 Dec. Fine 265 <i>l</i> . - - - - -	6	260
2 Jan. 1647.	GERARD CROKER, Steeple Barton, Co. Oxon, and HENRY, his Brother, Hook Norton, Co. Oxon.		
L. 202 863	Gerard Croker begs to be admitted to compound as coming in before 1 Dec. 1645. Was in arms against Parliament, but took the benefit of the ordinance of 18 March 1644, and laid down his arms; yet on 4 July 1644, a party of Major-General Massey's took him, and kept him prisoner in Gloucester till Nov. 1644. Was there visited with a dangerous sickness, and obtained leave on parole to go home, where he has since lived peaceably and obediently, and would long ago have compounded but for being in a distraction almost past hope of recovery. Has taken the National Covenant and Negative Oath. Noted, petition accepted, and a licence granted him to stay in town. With a letter of his physician, Edw. Greaves, All Souls, Oxford, dissuading a journey as prejudicial to his health.	202	864 863
R. 202 869			
881			
P.E. 202 873			
L. 202 877			
-879			
C. 202 865			
NOTE 202 871			
D. 202 875			
C. 202 857	13 April 1647. Henry Croker, as heir-at-law to his brother who died 31 March 1647, petitions to compound for the estate, knowing the gracious intentions of the Parliament to incline to the preservation of ancient families.	202	860
P.E. 202 861			
P.E. 4 67	14 April. The County Committee and others to return writings, &c., relating to the estate, which are in their possession.	4	70 202 851
C. 202 858	5 and 11 May. Wm. Wise summoned for detaining the deeds, &c.	4	85, 88 234 8
D. 202 851	19 May. Wise petitions with his wife Etheldred to proceed in the composition for the estate, which by good conveyance has come to them, charged with very great debts.	131	335
	19 May. Petition rejected - - - - -	4	94
	27 May. Henry Croker moves, pending the recovery of his deeds, &c., from Wise, to compound on the particular presented by his brother, and have effectual proceedings against Wise.	202	846
	27 May. Admitted to compound, and to have time to prove the issues and allowances for which he desires abatement.	4	96 202 855
	13 July. Fine at $\frac{1}{2}$ , 948 <i>l</i> . - - - - -	4	104 234 9
P.E. 202 839	16 June 1648. To be admitted to a review on paying 100 <i>l</i> .	-	4 206
R. 202 847	22 Aug. Fine reduced to $\frac{1}{2}$ , 400 <i>l</i> . - - - - -	-	202 833
D. 202 893	21 June 1649. Ordered to settle 30 <i>l</i> . a year on the church at Hook Norton in lieu of the remainder of his fine, provided Rich certifies that Croker can make a good settlement, if his mother join him.	6	113
R. 202 841			
	23 July. The clause relating to his mother to be omitted -	-	6 175 202 825
	18 June 1650. Fine confirmed at 968 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . - - -	-	8 147
	4 Dec. His estate to be secured, and the County Committee of Oxon to sequester the manor of Dimcocks.	10	244

			Vol. No. G or p.
2 Jan. 1647.	GERARD CROKER, &c.— <i>cont.</i>		
c. 202 835	9 April 1651. John Watson, having discovered Gerard Croker's estate, which would never have been done by any other, as he conceives, begs a 7 years' lease thereof.	128	531
35 39			
L.C.C. 165 225	9 April. County Committee to survey and certify the value, according to the Act of 25 January.	14	76
P.E. 165 223			
NOTE 202 831	23 April. Wm. Croker, as heir of his nephew Henry, now dead, begs discharge of the estate, which was seized after the fine was paid and discharge granted.	202	823
c. 202 827			
-829			
H. 14 116	20 June. Wm. Croker renews his petition for discharge of the estate, both Gerard and Henry Croker having but an estate for life in the lands.	202	814
P.E. 14 172			
D. 202 821	1 Oct. Croker begs a speedy hearing. Noted that the Committee will sit $\frac{1}{2}$ an hour longer to-morrow to hear the case.	77	401
L. 165 227	7 Oct. Estate to be discharged according to the tenor of the former order, and Wm. Croker to have the rents, &c., from 4 Dec. 1650, the day when the premises were ordered to be sequestered.	15	41
R. 202 815			

## CLAIMANTS ON THE ESTATE.

5 Feb. 1651. MARY, widow and executrix of Wm. DRAPER, begs to compound on the Act of 1 August for a debt of 600 <i>l.</i> lent by her husband to Gerard Croker, a delinquent, on a recognizance for 1,200 <i>l.</i> Noted as not received.	81	677
6 Feb. Petition renewed. She pleads that on the death of Gerard Croker, Henry, his brother, compounded for his delinquency and had allowance of the said 1,200 <i>l.</i> , and often promised payment, in expectation of which her husband allowed the time to elapse for compounding on the Act. Noted, No order.	81	679
21 May 1651. THOS. BROWNE, minister of Hook Norton, begs payment of 60 <i>l.</i> arrears due to him, 30 <i>l.</i> as minister, from the lands of Wm. Croker, and an augmentation of 30 <i>l.</i> , granted 2 years ago by the Committee for Compounding, of both which sums he has been deprived since June 1650, by the sequestration of the said lands. Petitioner's parish is spacious and populous, and his family large.	71	390
21 May. Referred to the County Committee	-	- 14 130
31 July. They certify the suspension of the allowance	-	- 165 227

## EDW. DOBSON, Kingston-upon-Hull.

c. 196 139	2 Jan. 1647. Compounds for delinquency. Was constrained by the extraordinary strict dealing of Sir John Hotham to desert his habitation, and went to York, where he adhered to the King's forces. In Jan. 1643, left the King's quarters, went beyond seas, and has been at Dunkirk in prison, not doing anything prejudicial to Parliament.	196	128
140			
P.E. 196 131			
R. 196 125			
	12 Jan. Fine at $\frac{1}{2}$ , 120 <i>l.</i> , reduced to $\frac{1}{2}$ , 65 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	- 3 372
			6 221
			196 125
			131

## GABRIEL GARSIDE, Rochdale, Co. Lancaster.

2 Jan. 1647. John Bradshaw ( <i>not the president of the Council of State</i> ) to the Committee for Compounding. There is no just cause for Garside's sequestration; he is now disabled either for trade or composition. He has done as much in Parliament's service as any of his neighbours of his estate. His wife was daughter to one of my uncle Bluet's daughters. I am persuaded he does not deserve sequestration. His estate is so small as to be exempt by the late order.	197	421
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			Vol. No. G or p.
2 Jan. 1647.			
P.R. 197 411	22 Jan. 1647. Garside begs to compound for delinquency in going	197	416
P.R. 4 8	into the enemy's quarters. Was sequestered on Christmas		
C. 197 412	day 1646. Has advanced money on the propositions, and taken		
-419	the National Covenant and Negative Oath.		
O.C.C. 197 421	23 Feb. Fine at $\frac{1}{10}$ , 28l.	-	4 28
R. 197 409			

## 5 Jan. 1647. JOHN AUDSLEY, Horbury, Co. York.

C. 196 677	Compounds for delinquency in serving against Parliament; 196	676
L. 196 674	being under age, and the ward of his uncle, Mr. Audsley,	
P.R. 196 679	vicar of Batley, was taken prisoner to Pomfret Castle, then held	
R. 196 671	for the King; during his imprisonment, being fatherless and	
	motherless, Sir John Cary, a near neighbour, and a powerful	
	man then in those parts, persuaded petitioner to be his cornet,	
	and to bear arms against Parliament. Being convinced of his	
	error, laid them down, and has since served the Parliament	
	in arms.	
	26 Jan. 1647. Fine at $\frac{1}{10}$ , 100l.	- - - - - 4 1

## JOHN CRESWELL, Bridgnorth, Salop.

5 Jan. 1647. Begs compensation from the Committee for Com-	205	721
pounding. His wife was for 25 weeks imprisoned in Bridg-		
north by Sir Lewis Kirk, and "put to exquisite and unutterable		
torment, with twisted cords, screws, and fire, until her nail		
and flesh was bored through, and the marrow fired out of the		
bones," on pretence that she had given intelligence to the		
Parliament party. In her torment, Sir Lewis vehemently		
urged her to call the Parliament rebels and traitors, which		
she resisted and denied. Has been to great expense on her		
account. His house, with goods worth 50l., was burnt by the		
Cavaliers. Begs that Sir Vincent Corbett, Sir John Wilde,		
Sir Edw. Acton, and Sir Fras. Otley, the nearest delinquents		
thereabout, now on their composition, and especially Sir Lewis		
Kirk, may recompense him for his sufferings and losses.		
Note of an order for this to be presented to the consideration		
of the Committee, when any of the parties come in.		

## RICH. PORTER, Lansallos, Cornwall.

P.R. 112 954	5 Jan. 1647. Being committed to Bodmin prison, and ready to	3	364
	perish with misery, order that his bail be taken, and he ad-		
	mitted to compound personally.		
	29 Jan. He begs to compound on Truro Articles by his friends or	112	951
	by counsel, for his delinquency in arms. Has been committed		
	by the County Committee of Cornwall to prison, where he now		
	remains, unable to attend the Committee for Compounding to		
	prosecute his composition, notwithstanding he has the benefit		
	of the said Articles.		
L.C.C. 234 11	9 Jan. County Committee are to bail him on his security to	3	370
	appear and prosecute his composition, and pay the fine.	234	10
	25 March 1652. Mary Porter, his wife, begs an order to the County	112	958
	Committee for allowance of her fifth.		
	25 March. Granted, with arrears from 24 Dec. 1649	-	16 223
	29 Dec. He petitions the Committee for relief on Articles of War.	112	937
	Complains that though all persons included in Truro Articles		
	ought to have the benefit of the twelfth of the Exeter Articles,		
	and to compound at $\frac{1}{10}$ , as Parliament ordered 23 April 1647,		
	yet his estate has been continued under sequestration ever		
	since the making of the said Articles, whereby a greater sum		

5 Jan. 1647.

RICH. PORTER, &c.—*cont.*

has been raised from it than would have paid his composition at the highest rate. His name is now inserted in the Act for Sale. Having been a prisoner for many years in the Upper Bench for acts done in the late war, and for debt, could not personally attend to prosecute his composition. Begg stay of the sale of his estate, and order to the Committee for Compounding to set his fine on Truro Articles at a  $\frac{1}{10}$ , and to repay him the moneys received from his estate since 24 June 1647.

	29 Dec. 1652. The Committee for Compounding are to state the case to the Committee for relief on Articles of War, and inform them if petitioner has forfeited the benefit of his articles.	112	935
SUR. 58	16 March 1653. Begg to compound for his estate, which is in the late Act for Sale.	112	943
204		225	153
C. 32	16 March. Reading to draw up the composition on the survey from Drury House, according to the Act of 18 Nov. 1652.	25	8
R. 25		225	155
124			
225	15 April. Fine on the first survey at $\frac{1}{10}$ , 16l. 12s. 8d., on the second	225	162
P.E. 226	1,657l. 9s. 6d.		
869			
P.E. 12	9 Aug. The Committee for relief on Articles of War having declared 22 July 1653 that petitioner is comprised in Truro Articles given, he begs the Committee for Compounding to admit him to compound accordingly.	112	942
555		226	867.
226		857-863	
865			
L.C.C. 149	19 Aug. Begg an order for a return from the County Committee of the receipts from his estate since he was first sequestered.	112	939
515		25	174
226	Granted.	226	853
855			
R. 226	5 Jan. 1654. More having been received than his fine amounts to, the sequestration is discharged.	24	1148
847			
	19 Jan. Ordered the arrears received since the certificate of the County Committee.	25	236
	9 March. Complains that the County Committee refuse to pay the said arrears, on pretence of having forwarded the same to the treasury of the Committee for Compounding, although they have only accounted to 29 Sept. 1653. Prays that effectual course may be taken for repayment thereof, as also of the surplus of 200l. received from his estate above his fine. Also of 24l. in the hands of John Hollman and John Husband, and of the 35l. in the hands of Captain Bradden, named in the certificate of the County Committee.	112	926
C. 33			
340			
O.C. 29			
2			
C. 34	9 March. County Committee to pay the arrears and assist petitioner in levying the sums on the parties named.	25	310
112			

## PURCHASER OF THE ESTATE.

O.T.T. 112	7 Sept. 1653. Discharge from sequestration of Bodimells Manor, Cornwall, forfeited by him, and bought from the Treason Trustees by And. Turner.	18	880
927			

ROB. SPENCER, Eaton Socon, Co. Bedford.

P.E. 198	5 Jan. 1647. Begg licence to come to London to compound for delinquency in arms. Was taken prisoner three years ago, and upon taking the oath, was set at liberty. Has since conformed.	198	160
C. 198			
161,			
162, 166			
R. 198	11 March. Fine at $\frac{1}{10}$ , 72l. - - - - -	4	37
157			

7 Jan. 1647.

GEORGE EVELEIGH, St. Mary Ottery, Devon, and the Claimants on his Estate.

D. 152	THOS. KING, of St. Mary Ottery, begs to compound for lands not mentioned in his former particular [see p. 1359, <i>supra</i> ], to which he has a lawful claim, and which were sequestered for delinquency of George Eveleigh.	182	301
479			
L.C.C. 152			
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COMMITTEE FOR COMPOUNDING.—CASES.

1643

7 Jan. 1647.

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O.C.C. 152 495	9 Jan. 1647. Fine at $\frac{1}{10}$ , 80 <i>l</i> .	-	-	-	-	182	305
P.E. 84 553	18 March 1651. The debt of 1,300 <i>l</i> ., due from Hum. Walrond, of St. Mary Ottery, to Capt. Geo. Eveleigh, Papist in arms, to be levied, unless he brings a discharge in 3 months.					30	34
P.E. 84 549	April 1652? Walrond begs discharge of that debt on the Act of Pardon, not being yet sequestered.					127	555
C. 84 555	6 April 1652. Discharged, provided his estate was not sequestered 1 Dec. 1651.					16	267
R. 84 546	29 Dec. 1653. Eveleigh begs to contract on the Recusants' Act for the sequestered $\frac{1}{3}$ of his estate, yearly value 2 <i>l</i> . 16 <i>s</i> . 0 <i>d</i> .					84	551
	29 Dec. Referred to Brereton	-	-	-	-	26	3
						84	549

JOHN, VISCOUNT SCUDAMORE.

C. 198 771	7 Jan. 1647. Begs to be admitted to a composition. Being in Hereford, of which city he was steward and of the Common Council when Sir Wm. Waller reduced it, and having rendered himself up as prisoner, he was committed to the custody of the serjeant-at-arms. During his imprisonment, before Nov. 1645, the House of Commons appointed four members to treat with him for his composition, and he made an offer which was reported to the House, but not accepted, nor any other definite sum required of him. Has been a great sufferer by long imprisonment, sequestration, and destruction of his estate. Begs to compound with relation to the time of the former treaty.	198	774
P.E. 198 765			
-767			
P.E. 4 17			
C. 198 775			
772			
R. 198 759			
C.P. 4 27			
	23 Feb. Ordered to perfect his particular	-	4 28
	18 March. Fine at $\frac{1}{10}$ , 2,690 <i>l</i> .	-	4 42
NOTE 198 769	22 Nov. Begs that his only son, James Scudamore, may be included in his composition. His son is abroad for his education, and has no means but such as he affords him. Granted.	4	142
		234	12
			13
	3 Oct. 1648. They are not to be molested for not suing forth their pardons.	5	9
		234	14

8 Jan. 1647.

RICH. BRADSHAW, Ockham, Surrey.

Begs discharge, having taken the Covenant and Negative Oath, and not being worth 200 <i>l</i> .	71	108
6 Nov. 1649. Fine at $\frac{1}{10}$ , for a personal estate of 20 <i>l</i> ., 3 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	-	6 234

9 Jan. 1647.

COL. THOS. WAYTE.

	Order by the House of Commons, that 2,166 <i>l</i> . be paid him out of the compositions of such delinquents of co. Rutland as he shall nominate to the Committee at Goldsmiths' Hall, in satisfaction of so much money by him disbursed for the service of Parliament.	127	237
ACCTS. 116 841	9 Jan. 1647. He nominates Sir Guy Palmes, Bart., Edward Heath, Sir Brian Palmes, Sir Wingfield Bodenham, Nicholas Crisp, and James Digby.	127	235
	2 April 1650. Lord Grey to report his ordinance to the House	-	7 87
IND. 127 243	31 July. Upon Colonel Purefoy's report from the Committee for Compounding of Wayte's account, order by Parliament, that he contract for purchase of the grounds in Leighfield, co. Rutland, which he had on a lease from the Duke of Buckingham, lately expired, and now in his possession, and that 40 <i>l</i> . 9 <i>s</i> . 6 <i>d</i> ., the balance still due to him, be allowed in the purchase money.	127	239

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12 Jan. 1647.		ROBERT, or SIR ROBERT BRMTT, Whitstanton, Somerset, and MARY, his Wife.		
P.E. 83 87		Sir Robert begs to compound on the articles made on surrender of Exeter to Sir Thomas Fairfax, for his delinquency in assisting the King.	83 85	
C. 33 386				
	7 June 1650.	Benj. Weston, Col. Edm. Ludlow, and other trustees for Sir Robert's children, beg allowance, as already granted by the Committee for Sequestrations, of deeds whereby in 12 Charles, Robert and Mary Brett settled Whitstanton Manor and other lands on Rich. White, in reversion after Lady Anne Brett, Robert's grandmother, for 99 years, to raise 4,000 <i>l.</i> portions for their younger children; also of a deed by which in 1648, at Lady Brett's request, the trust was transferred to the petitioners; but now the County Committee sequester the estate as Sir Robert's, though he has no interest therein till the 4,000 <i>l.</i> is paid. Beg a reference and report on their case.	83 56	
	7 June.	The County Committee to certify and Brereton to report	8 120 10 39, 40	
I. 83 47, 58	28 June.	Order on affidavit that this order was delivered to the County Committee, who absolutely refused to give any certificate, that the rents remain in the tenants' hands, and no waste be committed on the estate till a return is made.	8 185 181 10 55, 56 234 14A	
B. 83 53	8 Aug.	County Committee to certify the value of the lands settled, and the date of death of Lady Anne, wife of Sir Alex. Brett; see to the reaping of the crops; certify what tenants plough and sow; allow Lady Mary Brett to live in the mansion house, but not to dispose of the goods, and the trustees to bring in accounts of their receipts from the estate, and how much of the portions is still unpaid.	11 70 262	
	4 Oct.	Col. Ludlow being ordered to bring in accounts, Mr. Watkins, agent for the trustees, is to put in his account on oath, instead of Col. Ludlow, and it is to be referred to Aud. Sherwin.	11 212	
C. 83 74	24 Oct.	Order on Brereton's report on the case, that the trustees prove that Sir Robert was of age, and was not a convict recusant at the making of the deed, and produce the deed itself, before the Committee for Compounding. Also that the County Committee certify whether Sir Robert has disposed of any part of the estate since the death of Lady Anne Brett, who possessed it in her life, and whether these lands were her jointure.	10 193	
	3 Dec.	Lady Mary Brett, begs $\frac{1}{2}$ of her husband's sequestered estate in cos. Pembroke and Carmarthen.	83 72	
D. 83 79	3 Dec.	Granted, with arrears since 24 Dec. 1649 - - -	10 236	
L.C.C. 83 77				
H. 14 41	20 March 1651.	Order that the deed of the trustees be allowed, and the estate be discharged till the 4,000 <i>l.</i> is paid, with arrears since 24 Dec. 1649. The County Committee to certify the profits from leases and wood sales, but to pay nothing to the children till it appear that they are brought up Protestants. The receipts since Lady Anne Brett's death to be in part of the 4,000 <i>l.</i>	14 57	
	10 April.	The order corrected, and the profits to be detained till it appears to the Committee for Compounding that the children are brought up Protestants.	14 78	
L.C.C. 152 229	8 March 1654.	Rob. Brett petitions the Committee for relief on Articles of War, to compound on Exeter Articles. Was refused by the Committee for Compounding as being a Papist in arms, and his estate has been sequestered ever since, to his insupportable loss.	83 41	
	8 March.	The Committee for Compounding to certify whether he has forfeited the benefit of his Articles.	83 39	



			Vol. No. G or p.
12 Jan. 1647.			
a. 27 269	10 Feb. 1655. Order in the Committee for relief on Articles of War, admitting him to compound on those Articles at $\frac{1}{10}$ , or 2 years' value, the profits of his estate to be deducted from his fine, and any surplus allowed him.	83	3
a. 227 457	15 Feb. The Treasury Commissioners order the Committee for Compounding to transmit their surveys and evidences of the values of Llanstephen Rectory, co. Carmarthen, late Hen. Percy's estate, and of Sir Rob. Brett's lands, cos. Carmarthen and Pembroke.	83	36
c. 83 334	20 Feb. He petitions the Committee for Compounding accordingly, and begs reference to Council.	83	1
	20 Feb. Referred to Reading, and the registrar and auditor to certify.	227	471
	20 Feb. Referred to Reading, and the registrar and auditor to certify.	27	302
	20 Feb. Referred to Reading, and the registrar and auditor to certify.	227	473
	6 March. Begs an order to the County Committees of Somerset and Carmarthen to certify their receipts from his estate since 10 Jan. 1647, as they have received divers sums not accounted for.	83	37
	6 March. The County Committees to examine, and Reading to report.	27	325
	27 June. Fine 1,076 <i>l.</i> , but 400 <i>l.</i> deducted for the charge on the estate of 4,000 <i>l.</i> for portions, and 89 <i>l.</i> 5 <i>s.</i> 2 <i>d.</i> for receipts from the estate, leaving 586 <i>l.</i> 14 <i>s.</i> 9 <i>d.</i> to be paid. On his request to have the rents and arrears in the tenants' hands, the County Committee of Carmarthen are to examine the receipts and certify, and meantime to collect no more rents.	12	640
c. 34 98	27 July. A certificate being returned from co. Somerset that the receipts have been 147 <i>l.</i> 3 <i>s.</i> 2 <i>d.</i> , it is to be deposed to, and then the sum allowed on the fine.	29	46
CLAIMANTS ON THE ESTATE.			
	23 April 1651. RICH. WHITE begs the moiety of lands, &c., in Llangain, Llanboydy, and Whitland, co. Carmarthen, on a judgment against Sir Rob. Brett, for 1,644 <i>l.</i> extended in Dec. 1646. The County Commissioners have received the rents, &c., since April 1647, although petitioner's judgment and extent was long before the sequestration.	130	298
			296
	23 April. County Committee to examine and certify	-	14 93
	9 March 1653. KATHERINE VAN LORE, widow, begs confirmation of allowance by the late County Committee to her of Castle Cosham Mill, co. Carmarthen, sequestered for delinquency of Rob. Brett, and granted her with other mills on petition of Peregrine Pelham, but now the County Committee who are strangers to the proceedings, say they are not bound by these orders, though produced to them.	139	13
	9 March. County Committee to certify and Brereton to report	-	25 9
NOTE 137 547	4 May 1653. RICH. ALVARD or ALFORD, of Yarcombe, co. Devon, as tithing man, and Simon Marthus being ordered to seize corn from Thos. Fursey and George, his son, and being sued by them for it, on appeal was allowed 40 <i>l.</i> by the Commissioners for Indemnity, to be paid when he had accounted for the corn. Order that Alford account with the auditor, and pay in what he has received for the corn in a month.	25	59
c. 32 243		137	545
137 550-553	20 July. George Fursey complains that being tenant of Horsepool, co. Somerset, to the trustees of Sir Rob. Brett's children, and having manured the land and sown grain worth 200 <i>l.</i> , the County Committee turned him out, though never sequestrable, and put in Rich. Alford and Simon Marthus, who give no account for the corn.	137	555
	20 July. Case referred to County Committee	-	25 133
	3 Aug. T. Fursey begs longer time to pay in the 40 <i>l.</i> to Alford	-	137 543
	3 Aug. Allowed a month to pay it with interest, or produce a discharge.	12	553

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12 Jan. 1647.	SIR ROBERT BRETT, &c.— <i>cont.</i>		
	17 Aug. 1653. Geo. Furseys begs that Alford may deposit the price of the corn or give security therefor.	137	541
	17 Aug. Order that the County Committee for Somerset summon Alford to pay within 14 days, on pain of seizure of his estate.	25	171
	Sept. ? Alford pleads that he is ready to pay if he may be allowed expenses, otherwise he and his family will be ruined by his fidelity to the State.	62	189
n. 137 539	Sept. ? George Furseys complains of opposition from the County Committee.	137	537
	12 Oct. County Committee of Somerset ordered to settle the case	25	224
	6 Dec. 1653. THOS. SYMS, of Poundisford [Pownsford], Somerset, begs liberty to prove his claim to Yarcombe Rectory. Sir Rob. Brett, 16 Car., granted to John Syms, petitioner's father, and Thos. Bridges, his wife's brother, in trust for petitioner for 99 years, the rectory and advowson, which Syms and Bridges redemised to Sir Rob. Brett at 80 <i>l.</i> a year. On his becoming a delinquent, the premises were sequestered, but petitioner making out his title to the County Committee of Devon, they took off the sequestration in 1647, yet the present County Commissioners disallow the discharge.	117	475
	6 Dec. County Committee to examine and certify	-	25 179
	JOHN MILLWARD, Registrar of the Ecclesiastical Court, Co. Lincoln.		
P.E. 214 375	12 Jan. 1647. Began to compound for delinquency in going to Newark when a garrison of the King. Returned to Lincoln in 1643, and by order of Sir Miles Hobart, governor of the garrison there under the Earl of Manchester, was restored to his office Nov. 1643. In May 1644, when Lincoln, having been stormed by the King's forces, was retaken by the Earl of Manchester, petitioner was taken prisoner for having been compelled to bear arms, but released on production of his former order of protection. Took the Covenant in Oct. 1644.	214	374
P.R. 3 373			
R. 214 371			
	27 June 1649. Fine at $\frac{1}{2}$ , 16 <i>l.</i>	-	6 126
	1649 ? Began to compound for his office, his other estate not being worth 200 <i>l.</i>	103	693
	THOS. SMALEMAN, or SMALLMAN, Wildertop, Salop.		
P.E. 213 801	12 Jan. 1647. Petition to compound (missing) referred	-	3 273
n. 213 803	1 May 1649. Compounds for delinquency in arms in the first war	-	213 800
-809	23 June. Fine 140 <i>l.</i>	-	6 115
R. 213 797	6 Aug. 1650. Paid and estate discharged	-	12 48
13 Jan. 1647.	SIR WM. DICK.		
	Ordered by Parliament 19,018 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i> out of the first 50,000 <i>l.</i> to be paid to the Kingdom of Scotland from Goldsmiths' Hall.	1	144
	4 Feb. 1647. Order in the Committee for Compounding accordingly.	4	16
	28 Nov. 1648. The restraint laid by Parliament on payment of this money by Goldsmiths' Hall taken off, and the money to be paid after the charges thereon for the Navy, the stores, and the Lancashire forces.	1	208
	30 Nov. Order in the Committee for Compounding accordingly	-	5 33
	16 July 1649. The case re-committed from the House to be heard	7	159
	1 Aug. The Clerk of the House to be requested to search for all orders of the House about him, since the coming in of the Lords in July 1648, and to certify, when Rob. Goodwin, Edw. Ash, or Mr. Trenchard are to report the same to the House.	7	205

# COMMITTEE FOR COMPOUNDING.—CASES.

1647

13 Jan. 1647.

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	27 Sept. 1649. Order that they report that nothing has been found contrary to the order for payment of 28 Nov. 1643, and that therefore payment should be made accordingly.	7	218
c. 32 260	3 June 1653. Dick petitions the Council of State for payment of 19,018 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i> ordered him by Parliament, of which he has received nothing, nor any interest. The sub-committee on his case report that nothing can save him from ruin but present payment with interest, his creditors being extremely rigorous against him, his children, and friends.	25	107
o. 25 109			
r. 25 105			
234 16			
	9 July. Council of State order his case to be reported to Parliament.	I 70	33
	6 Aug. Order in Parliament, on report from the Public Debts Committee, that 1,000 <i>l.</i> be paid by the Committee for Compounding till his matter is cleared.	85	575
	9 Aug. Order in the Committee for Compounding for payment accordingly.	12	554
	1 Oct. Order in Parliament, on report from the Committee of Public Debts, and on inquiry by some of the late Commissioners in Scotland, for payment of the whole sum, deducting the 1,000 <i>l.</i> already ordered.	234	17 18
	3 Jan. 1654. Dick complains to the Protector that the Committee for Compounding cannot pay the money on the aforesaid order. Did his best to provide a supply in the day of England's calamity, and has had 50 ordinances or Orders of Parliament and of committees for payment, but all have proved ineffectual, and he and his creditors,—2,000 persons in all,—are at the brink of ruin. Entreats payment, to relieve his grey head from imprisonment more bitter than death.	234	19
H. I 75 95	3 Jan. Referred to the committee to whom the Scotch business is referred.	I 75 234	33 20
	Jan. He petitions that committee to let him know before their report, if there be "any stick in the business."	234	21
	Feb. ? They report in his favour, as he was said to advance 100,000 <i>l.</i> [of public money] in 1638, at the instance of the Parliament of Scotland, to enable the Scots to march into England.	234	22 23
	17 and 18 Feb. The Commissioners in Scotland to enquire whether he acted at Perth, or elsewhere, on behalf of the King of Scots.	I 75	122 123
NOTE I 75 98	4 March. They report that he was on the Committee of Estates in 1650 and 1651, when the King was present, but cannot say whether he was at the coronation; and after the battle of Worcester, when our forces marched northwards, he retired to the Orkneys.	234	24
101			
P.D. 234 21A			
L. 234 25			
	29 Aug. Rob. English, merchant of London, and 22 years a free denizen of England, petitions the Protector. In confidence of Parliament's honour in fulfilling their engagements, I solicited for the debt of 19,018 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i> due from the State to Sir Wm. Dick; I have long attended, having had many orders for payment, and being taken off from my calling, my estate in Scotland is run to ruin, my wife, 11 children, and 2 orphans are brought to great straits, and I threatened with prison for my own debts, and those of Dick, for which I am bound. The business has been before the House since 3 January last, and on 27 July, you promised to be at Council next day and put it to a final issue; but on account of great affairs, this is not yet done. I entreat you for Christ's sake to end it, and so prevent the ruin of thousands depending upon it, and if needful, to call Dick to answer any objections. With reference thereon to Council.	234	26

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13 Jan. 1647.	SIR WM. DICK— <i>cont.</i>			
	29 Aug. 1654. Order thereon that 1,000 <i>l.</i> be paid forthwith to Sir Wm. Dick, and that the Treasury Commissioners report on what treasury it may best be charged.	I 75	539	
	2 Sept. Order that it be paid out of the fines in the Act of Pardon for Scotland, but the order detained by the clerk of Council till the money is assigned to the use of Sir Wm. Dick's creditors.	I 75	560 561	
	27 Sept. Dick petitions the Protector for payment, being in his old age of 76 years. Begg some more rapid mode of payment, from the Exchequer, rather than the Scotch fines.	234	27	
	18 Jan. 1655. He petitions Parliament for payment, being a prisoner in the Upper Bench, without subsistence.	234	28	
	Jan. ? Petition renewed, having obtained liberty till 8 February to look after his estate. Was made prisoner for debts 17 Nov. 1654.	234	29	
c. 234	30 18 Jan. Parliament Order referring his case to a committee to consider his debts, but ordering him 2,000 <i>l.</i> meanwhile.	234	31 32	
C.P. I 76	8 17 Feb. Petition renewed to the Protector, for a warrant for payment of the 2,000 <i>l.</i> and 1,000 <i>l.</i> already ordered, and also of the whole debt, Parliament having been dissolved before the committee on his debts could meet. With reference to Council.	234	33	
	12 April. Order in Council to request the Protector to issue a warrant for payment of 5 <i>l.</i> weekly for support of Sir Wm. Dick and Rob. English.	I 76	22	
	27 April. Order on petition of Christian, widow of Rob. English, that 6 <i>l.</i> be paid her weekly, out of which she is to pay 3 <i>l.</i> to Sir Wm. Dick till he recovers their debt.	I 76	51	
	Dec. Sir William dying, Sir Andrew Dick intreats the President of Council to obtain him help to bury his father decently, pay his debts, protect the family from prison, and obtain security from Scotland for their public debts.	234	34 -36	
	5 Feb. 1656. Sir Wm. Dick dying at Westminster 12 Dec. 1655, Christian English complains to Council that the whole 6 <i>l.</i> , of which 3 <i>l.</i> was for herself, is stayed, and begs relief, being in continual fear of prison from the creditors of her late husband and of Sir William. Having 11 young children, begs the whole 6 <i>l.</i> a week.	234	37 38	
	5 Feb. Order for its grant, Sir Wm. Dick's death notwithstanding.	I 76	521	
	24 March. His sons and executors, Sir Andrew and Alex. Dick, and his grandson and heir, Wm. Dick, petition the Protector, being put into prison by the creditors, who have also inhumanly arrested their father's body, still unburied; urge payment, and release meanwhile on writ of <i>habeas corpus</i> , that they may look after the affairs. With reference thereon to Council's special consideration.	234	39	
	6 May. Sir And. Dick intreats the President of Council to move at once on his petition following.	234	40	
	9 May. Sir William's sons and executors, Sir Andrew and Alex. Dick, petition Council "from their loathsome prisons at Gatehouse, &c.," for relief, that they may bury their old father decently, as he lived in credit and esteem all his days, and was Lord Mayor of Edinburgh; also that they may pay some small private debts and obtain liberty; also for a reference to the Council of Scotland, for security of their public debts by the customs and excise of wines there.	234	41 42	
	15 May. Order for payment of 3 <i>l.</i> a week, to be distributed amongst the children.	I 77	120	
	7 July. William, his grandson, writes from the Gatehouse to Wm. Jessop and Hen. Scobell. The 3 <i>l.</i> a week granted by	234	43	

13 Jan. 1647.

Council to Sir Andrew and the rest of the children of Sir W. Dick is delayed through misinformation, I beg that I may have half this 3*l*., not having money from Scotland as reported, nor any estate from my mother, and having had to pay 2 servants for attending my grandfather's corpse this 7 months, and being in prison for a debt for clothes for my grandfather. No order.

R. 234 44

14 Jan. 1647.

JOHN COLLIER, Ling, Somerset.

c. 196 373  
-375 369  
P.R. 196 371  
P.R. 3 376  
L. 196 377  
R. 196 365

Compounds for delinquency in going to Oxford and adhering to 196 368 the King. He went to sell his wares and gather in his debts. Has lived for the last three years at home, obedient to Parliament.

21 Jan. 1647. Fine at  $\frac{1}{16}$ , 21*l*. - - - - - 3 282

RICH. FANSHAW, of the Remembrancer's Office in the Exchequer, and Brother of Sir Thos. Fanshaw, of Essex.

P.R. 86 143

14 Jan. 1647. Begg to compound for delinquency in going into 86 145 the King's quarters. Has returned from France with the Speaker's pass, presented himself to him, and been referred to the Committee at Goldsmiths' Hall.

14 Jan. Reference, but no order - - - - - 3 376

ROBERT, or SIR ROB. HATTON, late M.P., Hoggington, Co. Cambridge, and MARY, his Wife.

P.R. 3 376

14 Jan. 1647. Begg to compound for assisting the King. Has 90 68 long since submitted to Parliament.

P.R. 214 599  
R. 214 595

29 May 1649. Petition renewed. Came in on Oxford Articles, 214 597 and long since exhibited his petition, but being pressed by his creditors, went beyond seas. His whole estate must be sold to satisfy their claims.

28 June. Fine 1,000*l*., but reduced to 600*l*. if he settle 100*l*. a 6 131 year for 8 years, the rest of his term in Long Buckby Rectory, 234 44*a* co. Northampton, on the minister.

1 Aug. Ordered to settle 60*l*. a year on Long Buckby, and 40*l*. 214 595 a year on Rothwell.

31 May 1650. Lady Hatton complains that the new County Com- 90 82 missioners forbear payment of her fifth, formerly allowed her from her husband's estate in cos. Northampton and Cambridge. 8 96 Has done nothing to make her incapable of receiving it, and begs the benefit of the Act of 25 Jan. 1650. Granted.

13 Sept. Begg allowance of the fifth of her husband's estate in 90 80 co. Cambridge. Granted. 11 168

13 Feb. 1651. County Committee to examine and improve the 14 8 value of the parsonage of Long Buckby, pay the ministers as ordered, allow  $\frac{1}{2}$  to Lady Hatton, and take care about payment of out-rents, as the rectory is worth 100*l*. a year more than the 20*l*. 11*s*. 8*d*. paid to the late Bishop of Coventry and Lichfield.

8 Dec. 1652. At request of John Smith and others of Hatton's 147 279 tenants, the County Commissioners certify that his lands were 281 posted, and are let at high rates, and there were no other bidders; but since, Major [Lewis] Audley has bought them, and he demands higher rents, and has summoned them before the Committee for Removing Obstructions. They beg that the leases made long before the bill of sale may be confirmed.

9 Dec. The inhabitants of Long Buckby, co. Northampton, com- 71 742 plain of non-payment by the tenant, Hum. Hollis, of 40*l*. allowance and 9*l*. 4*s*. 6*d*. arrears to their minister as ordered. Having 50*l*. a year added to the stipend of the minister—which was only 10*l*. paid by Sir Rob. Hatton, now delin-

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14 Jan. 1647.	SIR ROB. HATTON, &c.— <i>cont.</i>			
	quent, from the $\frac{1}{2}$ of Long Buckby Rectory, from which was also granted 40 <i>l.</i> and Lady Hatton's $\frac{1}{2}$ —yet the half is only 100 <i>l.</i> , therefore the University Committee gave the minister a Bishop's rent of 21 <i>l.</i> 10 <i>s.</i> on the rectory also, but after much trouble, the minister, Rob. Kilsby, only gets part. Beg that he may be allowed to farm the rectory, paying himself, and accounting for the surplus. [21 <i>signatures.</i> ]			
L.C.C. 163 361 393–395	6 April 1653. Petition renewed; the minister only had 5 <i>l.</i> stipend, the Bishop's rent 10 <i>l.</i> 15 <i>s.</i> , and 15 <i>l.</i> 10 <i>s.</i> augmentation the last half year.	71	743	
c. 71 741	6 April. The County Committee are to pay the augmentation or show cause to the contrary.	22	1488	
	13 July. The County Committee to require him to give account why he does not pay the minister.	25	119	
	3 Aug. On a letter of the County Commissioners of 1 August about a difference between Hollis and Thos. Wells of Long Buckby, who purchased the glebe at Gurney House, showing that the case is clear for Hollis, the Committee for Compounding write to the Committee for Removing Obstructions to discharge Hollis, who is now a prisoner in the messenger's hands, and let him reap his crops; for if he is deprived, it will discourage others from renting sequestered estates.	25	155	
	CLAIMANT ON AND PURCHASERS OF THE ESTATE.			
	17 May 1650. Order that SIR THOS. HATTON, Bart., of Long Stanton, co. Cambridge, state in writing his claim to an annuity on Sir Rob. Hatton's estate.	8	52	
P.R. 8 131 10 43	14 June. He begs allowance of a rent-charge of 50 <i>l.</i> on lands, late Sir Rob. Hatton's, sequestered for delinquency; it was formerly granted, but is refused by the present commissioners.	90	90	
D. 90 92–94 R. 90 55	25 July. Order granting the request	11	55	
O.T.T. 90 57	23 March 1652. Discharge from sequestration of Long Buckby Rectory, co. Northampton, forfeited by Hatton, and bought from the Treason Trustees by JOHN PRIESTLEY.	16	194	
O.T.T. 90 56	Also of houses in Long Stanton and Oakington parishes, co. Cambridge, bought by LEWIS AUDLEY.	16	181	
16 Jan. 1647.	ALEX. RIGBY, Burgh, Co. Lancaster.			
c. 200 347 –349	Begs to compound, being sequestered for acting as a Commissioner of Array.	200	346	
P.E. 200 341 –343	1 April 1647. Fine at $\frac{1}{2}$ , 956 <i>l.</i> 5 <i>s.</i>	4	58	
R. 200 329	16 Nov. 1648. Fine reduced to $\frac{1}{2}$ , 361 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	5	26	
C. 200 335 –337	23 July 1649. Begs to compound on his own discovery for an additional particular of the moiety of a messuage and tenement according to the same rates as he formerly compounded.	200	340	
P.E. 200 334 R. 200 331	9 Aug. Fine at $\frac{1}{2}$ , 20 <i>l.</i>	6	193	
	19 Feb. 1651. Jane Rigby, of Luton, co. Lancaster, petitions that she farmed the demesne of Layton [sequestered from her late father, Alex. Rigby] from the County Commissioners for 120 <i>l.</i> a year, free of incumbrances; yet her goods and her tenants' goods have been levied by the under-sheriff, by force of extents preceding the sequestration; and to free them, she has had to pay 75 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> The County Commissioners promised to allow the claim on proof of the judgment, but their power being taken away, she begs the Committee for Compounding for an order for relief.	113	905	
	19 Feb. County Commissioners to certify why the estate is sequestered, and Reading to report.	14	17	
	24 June. Reading to peruse the proofs sent up by the County Commissioners.	14	173	

16 Jan. 1647.

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16 June 1652. Like petition, stating the sum paid at 80*l.* 3*s.* 4*d.* ; 113 904  
begs an order for its abatement.

16 June. Order that if the sum was levied before 25 Jan. 1650, 16 552  
the County Commissioners are to forbear to levy it again.

## SIR ROWLAND WANDESFORD.

16 Jan. 1647. Order on an Order of the House of Commons of 3 378  
9 January instant—for payment to him of 1,250*l.*, from the 234 45  
estates of such delinquents as he shall discover—that it be  
paid from those of the Earl of Cork, Rich. Culme, and Edw.  
Carne.

## ABRAHAM WRIGHT, Barlestone, Co. Leicester.

c. 196 363 16 Jan. 1647. Compounds for delinquency. Four years ago, went 196 260  
364 for 10 days into Ashby de la Zouch. Has been ever since in  
P.E. 196 361 the Parliament's service, collecting money for Sir Thomas  
R. 196 317 Fairfax's army, and the monthly rates for paying Leicester  
garrison, and for the British army in Ireland. Has daily  
executed the warrants for the excise as high constable of  
Sparkenhoe Hundred, in which post he has been 8 years. Has  
contributed both horse and money for the Parliament's service,  
and taken the National Covenant and Negative Oath.  
19 Jan. Fine at  $\frac{1}{10}$ , 180*l.* - - - - - 3 380

19 Jan. 1647.

## SIR NICHOLAS CRISP, London, and ELLIS, his Son.

P.E. 3 382 Ellis Crisp begs a protection in order to a composition. Followed 77 732  
c. 77 735 his father to Oxford, thence went to Exeter, and so to France,  
206 896 to obtain money owing to him ; has been there two years.  
Has never borne arms for the King nor assisted him with  
money. Noted that he took the Negative Oath.  
3 May 1648. Petitions in behalf of his father, Sir Nicholas Crisp, 77 728  
that he may have licence to come into London to perfect his  
composition.  
3 May. Petition accepted, and the request granted - - - 4 200  
234 46  
P.E. 206 907 8 Sept. Sir Nicholas begs to compound on Exeter Articles for 206 901  
-909 delinquency in going to Oxford, and adhering to the King, and  
P.E. 5 1 for consideration of his great losses and debts.  
c. 206 833, 16 Nov. Fine at  $\frac{1}{10}$ , 1,000*l.* - - - - - 5 26  
900, 905, 22 Jan. 1649. Fine reduced to 346*l.*, on allowance of the deed 5 49  
911 which engaged the whole estate.  
c. 206 913 24 Feb. Certificate that Sir Nicholas is to have the benefit of 5 68  
-916 Exeter Articles, which secure him from arrest or other pro-  
R. 206 889 ceedings for delinquency.  
9 July. To be granted a certificate touching the proceedings 6 155  
in his composition for his estate in Guinea, and an order for  
restitution to his interests there.  
9 July. Certificate that he inserted in the particular upon which 77 667  
he compounded his interest in the Guinea trade, valued at 206 903  
140,000*l.*, which, with his other personal estate, was ordered to  
be set in balance against his debts, amounting to 300,000*l.* ;  
and having compounded on Exeter Articles, he was admitted to  
enjoy the same interest which, at any time before his seques-  
tration, he might claim therein.  
15 Jan. 1650. Ellis Crisp begs that he may have his discharge 206 892  
upon his former proceedings, or be included in his father's  
composition.

19 Jan. 1647.

WM. FISHER, Luddington, Wilts.

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o.c.c. 199 699	c. 199 697, 698	19 Jan. 1647. Compounds for delinquency. Was a receiver for the King's party, being wholly in their power. Being summoned to Malmesbury, then in the Parliament's hands under Col. Devereux, went to the Standing Committee of the county, and compounded with them. Began consideration of his timely submission before 1 Dec. 1645.	199 696
P.E. 199 705	d. 199 701 -704	23 March. Fine at $\frac{1}{10}$ , 235 <i>l</i> . - - - - -	4 48
		23 June. His estate to be seized for neglecting to perfect his composition.	4 207
R. 199 693		28 July. Order revoked, he having satisfied his fine - - -	4 214

21 Jan. 1647.

WM. BALLARD, Bristol, Co. Gloucester.

c. 65 120	121	Begs discharge of his sequestration, maliciously contrived by Thomas Thomas, his late master. Is not worth 5 <i>l</i> . Lost all his estate in Galway, Ireland, by the Irish rebels. Was a cornet under Sir Chas. Coote, and took up arms for the King when his majesty's forces possessed themselves of the city; afterwards went into Cornwall, where he continued till he obtained Sir Thos. Fairfax's pass. Is a freeman of Bristol.	65 119
d. 65 123		21 Jan. 1647. Discharged as being exempt from composition - - -	3 386

JOHN PAGE, Madehurst, Sussex.

o.t. 3 3	P.E. 196 727	c. 196 729 -732	21 Jan. 1647. Compounds for delinquency in going into the garrison of Arundel. Was never in arms. Has taken the National Covenant and Negative Oath.	196 726
			26 Jan. Fine at $\frac{1}{10}$ , 55 <i>l</i> . - - - - -	4 1

JAMES, or SIR JAMES SMITH, youngest Son of Sir Nicholas Smith, late of Exeter, Devon.

P.E. 117 1151	P.R. 3 388	c. 204 237	21 Jan. 1647. Begs to compound on Exeter Articles for delinquency. Took up arms against Parliament in Exeter, and there remained till its surrender.	117 1149
P.E. 204 235	P.R. 4 152		8 Dec. Begs to compound on Exeter and Truro Articles for delinquency. Had a commission in the King's army, and was at Exeter at its surrender. Was also in action on the King's behalf at and before the Articles of Truro. Petition noted: "Referred, but not upon the Articles of Exeter."	204 234
R. 204 231	c. 204 239		12 Jan. 1648. Fined on Truro Articles 88 <i>l</i> . 10 <i>s</i> . - - -	4 160
			4 June 1650. Fine paid, and estate discharged - - -	8 106
			19 Feb. 1651. On information that he has not compounded for the estate he received with his wife, ordered to show cause why it should not be sequestered.	12 133
			19 March. Estate freed on proof that his marriage was 4 months after his composition.	12 168 117 1115
			3 Nov. 1659. Suspected of complicity in Sir Geo. Booth's insurrection, because he rode away armed with 6 horses, and skulked about Devonshire.	264 3

23 Jan. 1647.

RICH. ALLEN, Statfold, Co. Bedford.

Estate discharged without composition, because though he went to Bristol, and was there before and after the surrender to the King, he only did so to learn his trade, and was never hostile to Parliament.	3 391
	234 47



23 Jan. 1647.

VALENTINE CLARKE, King's Servant.

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23 Jan. 1647. Begg licence to come to London and compound. 74 878  
Went with the King to Oxford, and was there at its surrender, then went to his friends in Wiltshire, where he has lived peaceably ever since, but been too ill to travel to attend to his composition.

23 Jan. Reference, but no order - - - - - 3 392

25 Jan. 1647.

PHILIP SHERWOOD, Bath, Somerset.

P.E. 117 341

D. 117 339

C. 117 337

Begg discharge from sequestration as not worth 200*l*. With letter 117 331  
from John Ashe to the County Committee of Somerset, that 333  
if not worth 200*l*., he ought to be discharged.

26 Jan. 1647.

SIR MAURICE BERKLEY and RICHARD BERKLEY, his  
Father, Stoke Gifford, and Rendcombe, Co. Gloucester.

C. 197 213

P.E. 197 208

209

Sir Maurice begs to compound for delinquency on the declaration 197 204  
of Parliament. Was enforced by the nearness of Bristol to  
adhere to the King's party, and to sign several warrants for  
raising money.

234 48  
D. 197 211-215

R. 197 193

R. 197 101

P.E. 197 200

P.E. 12 8

P.E. 197 195

R. 197 197

C. 32 90

D. 67 334

D. 156 281

L.C.C. 156 284

6 Feb. 1647. Fine at  $\frac{1}{10}$ , 1,030*l*. - - - - - 4 17

18 Feb. Prays allowance for 1,240*l*. arrears of rent due to Lady 197 206  
Rewe, being now able to produce proof thereof.

27 March. The former fine ordered to stand - - - - - 4 96

7 Nov. 1650. Begg to compound on a fresh particular, according 197 196  
to the votes of 2nd Oct. 1650.

21 Nov. Fine at  $\frac{1}{10}$ , 342*l*. - - - - - 12 28

20 Dec. Sequestration suspended on his paying and securing the 12 71  
fine.

31 Aug. 1652. Note of a saving to compound for 400*l*. a year, for 12 515  
which he will sue the Earl of Manchester, and 1,500*l*. worth of  
plate and furniture, late Hatton's.

22 Dec. Being required to compound for an estate of 400*l*. a 67 332  
year, which is withheld from him by the Earl of Manchester,  
and also for 1,500*l*. worth of plate and household stuff, late  
Lady Hatton's, pleads that he has not yet recovered the said  
estate, and is ready to make oath thereof before the County  
Committee of Gloucester, being very infirm. Begg that his  
saving may be continued. Noted for the County Committee  
to enquire into past proceedings, and whether he or his  
daughter have received any benefit from the lands.

C. 197 247-253

P.E. 197 245

D. 197 251

R. 197 219

C. 67 331

P.E. 197 241

P.E. 12 8

R. 197 237

D. 197 221,

232, 235

228

C.P. 12 206

NOTE 197 226

R. 197 229

C. 32 90

197 223

2 Feb. 1647. Richard Berkley begs to compound for delinquency. 197 244  
Being under the power of the enemy, was forced to sign  
writings concerning the equal rating, assessing, and taxing of  
the inhabitants of the county, for the maintenance of the King's  
party.

6 Feb. Fine at  $\frac{1}{10}$ , 370*l*. - - - - - 4 17

27 May. He is to have liberty to mend his particular, and to add 4 96  
10*l*. a year.

7 Nov. 1650. Begg to compound on the resolves of 2 Oct. 1650, 197 240  
and to rectify mistakes in his former particular.

21 Nov. Additional fine at  $\frac{1}{10}$ , 447*l*. - - - - - 12 27

26 March 1651. 200*l*. added fine being set as for an estate in fee 197 233  
tail, and he having produced proofs that it was only for life,  
request on his behalf for discharge of the 200*l*. Noted as  
referred to Reading.

10 June. Order for 216*l*. deposited pending proof as to his estate 12 231  
to be repaid him.

20 June. The fine being fully paid, his estate discharged - 12 247

B

26 Jan. 1647.

## SIR GEORGE LISLE.

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26 Jan. 1647. Petition to compound (missing) received, and he ordered to have a licence [to come to town]. 4 1

30 Jan. 1647.

## WM. BRIGDEN, Buckstead, Sussex.

c. 199 349 Compounds for delinquency in deserting his habitation and going into the King's quarters. Appealed to the Committee for Sequestrations 22 Sept. 1645, but now prefers to submit to the Committee for Compounding. Has taken the National Covenant and Negative Oath. 199 346  
350  
P.E. 199 351  
P.R. 4 13  
D. 199 353  
R. 199 343  
23 March 1647. Fine at  $\frac{1}{10}$ , 70*l*. - - - - 4 47  
234 49

## RICH. LECKONBY, Elswick, Co. Lancaster.

c. 197 613 30 Jan. 1647. Compounds for delinquency. When Prince Rupert came into his county, he was in a manner forced to take up arms. In Dec. 1644 he deserted, and submitted to Major Joseph Rigby, then commander-in-chief of the forces before Greenhalgh Castle. Has taken the National Covenant and Negative Oath. 197 610  
-620  
P.E. 197 611  
P.R. 4 13  
R. 197 607  
25 Feb. Fine at  $\frac{1}{10}$ , 50*l*. - - - - 4 29  
March 1647? Begg that a fine may be imposed on him for his goods, worth 81*l*., and that he may have a discharge. Noted as referred to the sub-committee. 136 1  
April? Begg a speedy despatch of his business - - - 136 3  
May? Fine increased to 58*l*. 6*s*. for household stuff, &c. - - 197 607

## HEN. TYNTE, Cornworthy, Devon.

c. 200 313 30 Jan. 1647. Compounds for delinquency in arms during his minority. Submitted 12 months ago. Is now a soldier in Ireland under Lord Inchiquin. By the death of his father, grandfather, and two elder brothers, is heir to an estate worth 3,948*l*. 16*s*. 6*d*., the remainder of an estate of 30,000*l*., plundered from his predecessors by the rebels in Ireland. Has nothing more left for himself, his mother, and 10 small children. 200 312  
-315  
P.E. 200 310  
P.R. 4 13  
R. 200 307  
D. 200 317  
C.P. 4 40  
C. 200 315  
NOTE 4 58  
30 March. Fine at  $\frac{1}{10}$ , 758*l*. 6*s*. 8*d*. Fine passed at 658*l*., provided he produce Fairfax's certificate of his coming in. 4 56  
200 307

## JOHN FOLE, HOLE, or HALL, South Taunton, Devon.

PASS 85 371 Is sorrowful for being in arms; submitted to Sir Thos. Fairfax 85 370  
c. 85 365 31 March last, and not being worth in personal and real estate 200*l*., and having taken the Oath and Covenant, begs to enjoy his remnant of estate free from sequestration.  
-367  
D. 85 364

Jan. 1647?

## EDW. KEYNES, Compton Pauncefoot, Somerset, Recusant, ALEXANDER, his Son, Radipole, Dorset, and the Claimants on the Estates.

P.E. 92 312 Jan. 1647? HEN. HUNT, of London, begs to compound for  $\frac{1}{3}$  of the lands in Compton, purchased of Keynes, and sequestered for his recusancy. Keynes is no delinquent. Noted for the County Committee to certify whether Keynes is sequestered for recusancy only, and the value of his estate. 92 311  
96 469  
c. 96 471 May 1647? Hunt renews his petition to compound - - 96 467  
16 June. Fine 37*l*. - - - - 96 469  
P.E. 234 49B 1649? ALEX. KEYNES begs to compound for delinquency. Served the late King, but left the service on the surrender of Weymouth, and has been beyond seas since, and not acted against Parliament. 234 49A

COMMITTEE FOR COMPOUNDING.—CASES.

1655

Jan. 1647?		CLAIMANTS ON RADIPOLE MANOR.	Vol. No. G or p.	
L.C.C. 152	503	2 Aug. 1650. George Almerly and the Inhabitants of Weymouth and Melcombe Regis claiming Radipole Manor, alias Melcombe Common, the County Committee are to examine and certify, and the profits to be detained in the hands of the tenants.	11	65
D. 152	497			
	-500			
PUB. 14	1	11 Sept. Order of the Committee for removing Obstructions—on the petition (missing) of the Mayor, Aldermen, &c., of Weymouth and Melcombe Regis, laying claim out of the estate of Alex. Keynes to Melcombe Common, under sequestration as parcel of Radipole Farm, for delinquency of the said Alexander, and alleging that by order of the Committee for Compounding, the County Committee had examined several aged witnesses not able to travel, whose depositions are certified—that the petitioners be admitted to make use of the said depositions, that the Committee for Compounding transmit them to the Committee for removing Obstructions, and that it be referred to the counsel for the trustees for sale of the said lands, to consider the claim and report.	102	545
	31			
E.W. 10	255	6 Nov. Case referred to Brereton - - - - -	10	203
		Nov. ? Almerly complains of not having notice of the examination of witnesses, and begs a summons.	62	91
		16 Sept. 1651. Copies of the depositions to be given to Samuel Osborne, who comes about this business.	15	19
			102	546
NOTE. 114	723	30 Sept. On motion of the Farmers of Radipole, who have been for 80 or 100 years owners and in possession of the lands claimed by the townsmen of Weymouth, the County Committee of Dorset are to examine and certify the date and cause of sequestration.	15	35
C. 96	491	11 June 1650. SARA, Widow of ALEX. KEYNES, petitions that by deed of 9 Car., Edward, father of Alex. Keynes, settled a house and farm in Radipole on Sir John Gill and others, in trust as her jointure on her husband's death. He is lately dead, and the estate has long been in sequestration for his delinquency. Begs allowance of her jointure, and reference of her title to the County Commissioners and to counsel, and stay of rents in the tenants' hands pending the return of their certificate.	96	479
D. 96	447			501
L. 96	489			
	508			
D. 96	509			
	-511			
L.C.C. 96	503	11 June. The County Commissioners to examine her deed, and whether she has released her jointure, and to certify the cause of sequestration.	16	532
D. 96	512,		96	499
	504, 505		96	481
O.C.C. 117	701	30 June. The Committee for Compounding cannot stay the rents till the case is heard.	16	620
		7 Sept. She begs reference to counsel of the return of the County Committee. Granted.	96	485,
			501,	497
			17	192
		15 Sept. 1652. Thos. Scamell, co. Dorset, pleads that his wife nursed a child, Sara, for Alex. Keynes, and when the County Committee allowed her $\frac{1}{2}$ to Keynes' wife, they provided that 10 <i>l.</i> a year should be paid for Sarah to be brought up a Protestant; but now the County Committee do not allow Mrs. Keynes her $\frac{1}{2}$ , she will not give anything for the child because it is brought up a Protestant, and the child will not leave its nurse. Alex. Keynes is lately dead, and the widow has taken the Oath of Abjuration, so that Radipole Farm, worth 200 <i>l.</i> a year, will come to her. Begs payment for bringing up the child before the sequestration is discharged.	117	699
		15 Sept. 1652. To be answered when the report on Mrs. Keynes is read.	17	230
R. 96	493	22 Sept. Sara Keynes intreats an order for her $\frac{1}{2}$ , having 6 small children ready to perish, and having received nothing these three years.	96	483

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Jan. 1647?	Edw. KEYNES, &c.— <i>cont.</i>		
	22 Sept. 1652. Order for $\frac{1}{3}$ , if no jointure is allowed, with arrears from Dec. 1649.	17	287
	30 Sept. Hearing ordered - - - - -	17	292
	19 Oct. The deed allowed, and her claim to the jointure lands, but $\frac{1}{3}$ are to be sequestered for her recusancy.	19	1034
	2 Dec. She pleads that she was always a Protestant, and born of Protestant parents, and had 10,000 <i>l.</i> portion, but was betrayed, taken away, and married to Keynes, a recusant, when only 12 years old; has taken the Oath of Abjuration, and was never sequestered for recusancy or delinquency. Begg the remnant of her jointure, only worth 100 <i>l.</i> a year, with arrears, since her husband's death.	96	463
	2 Dec. The Committee for Compounding cannot discharge the $\frac{1}{3}$ , but will report the case to Parliament.	17	470
P.E. 96 487	9 Dec. She entreats commiseration and the benefit of her small jointure. With note that the Committee for Compounding were divided, 2 voting for and 2 against her, when Mr. Moyer gave the casting vote in her favour.	96	465
	10 Dec. Order that, as when convicted of recusancy, she was under coverture and so not able, to defend herself, and as she did clear herself when able, and took the Oath of Abjuration, she be allowed her whole jointure, with arrears since her husband's death, 29 May last.	19	1052
NOTE 96 455 —459	16 Feb. 1653. John Cardrow pleads that he bought the said estate from Sara Keynes, but suspecting the truth of the evidence of Alex. Keynes' death, has got information that the attestation of his death sent from Arquilens, in Germany, is counterfeit, no such man being known there; and thus by wicked and desperate practices, the State has been defrauded, and petitioner deceived in his purchase. Begg inquiry.	96	453
	16 Feb. Order to the messengers to seize the persons of Sara Keynes, Jos. Delbalzar, Maximilian Delval, and Thos. Revell (who deposed to Alex. Keynes' death), and take care not to let them confer with each other, or any one else.	17	672
	13 Oct. County Commissioners report that on information that Alex. Keynes is still living in London, and that the State has been abused by a report of his death, they have re-sequestered his estate.	152	513
	19 Oct. Committee for Compounding thank them for their care, and beg further enquiry, and meantime they are to keep the estate under sequestration, and give an account of their proceedings.	25	228
O.T.T. 96 451	19 Jan. 1654. Discharge from sequestration of Radipole Farm, forfeit by Alex. Keynes, and bought of the Treason Trustees by John Cardrow.	18	928
	12 Dec. 1650. Edward Keynes, of Compton Pauncefoot, the father, begs to enter upon the farm of Radipole, according to the proviso of an indenture of assignment. Wm. Colliford and Philip Day were possessed thereof for the lives of Edward, Alexander, and Sara Keynes, in trust for him; he, in consideration of the holding of copyhold tenements, parcel of Carhampton Manor, co. Somerset, in 16 Car. assigned to Alex. Keynes, his son, the said farm, &c., for 80 years, with a proviso of avoidance, if he could not enjoy the said copyholds; the son re-assigned to Colliford and Day houses and 24 acres of land, parcel of the said farm, for the remainder of the 80 years, for payment of debts. The said copyholds are detained from petitioner, and he has lost the profits for 4 years.	96	472
L.C.C. 152 507	12 Dec. Referred to Brereton - - - - -	10	269

Jan. 1647 ?

d. 152 509

28 Jan. 1652. He begs a third of his estate in the farm of Radipole, called the South Grounds, lying from the bulwark towards Melcombe Regis. Noted as referred to Brereton.

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96 477

10 March. Petition for a third renewed. His foregoing petition being referred to Brereton, and he ordered to produce his title, complains that no recusant has had his estate sequestered for his religion only, and then not been suffered to enjoy his  $\frac{1}{3}$  without producing his title. Had heretofore an estate of 300*l.* a year, but now all he sues for is but  $\frac{1}{3}$  of 40*l.* a year, with the arrears. On their order of 30 Sept. 1651, he rode down into the country 300 miles, backwards and forwards, and long attended before he could procure the certificate annexed, which shews that by virtue of the sequestration, the County Committee have received and detained from him the whole 3 parts of his estate, ever since the beginning of the wars. Begs his  $\frac{1}{3}$  without being put off to state his case, which may not come to be read in 10 or 12 months. Noted, "The Committee cannot allow a third till the petitioner state his title, and it is referred to Reading to state the same."

96 475

2 Feb. 1647.

RICH. HAREBRED, and WILLIAM, his Son, Wistow, Co. York.

PASS 198 683

P.E. 198 689

693

c. 198 682,

684, 687

198 684

B. 198 681

Compound for delinquency. The father frequented the King's garrison in the beginning of the war, but tendered himself to General Poyntz in July 1645, and has since lived in the Parliament's quarters, and advanced 66*l.* 13*s.* 4*d.* on the propositions. The son accompanied his father, and assisted the forces against Parliament. John Harebred, another son, served in Ireland under the command of Parliament for two years, and was made lieutenant to the troop of horse under Lord Grandison in Sept. 1643, and being permitted to come into England to procure the arrears for his troop, he was taken at Liverpool, and shot by Prince Rupert's command.

18 March 1647. Fine at  $\frac{1}{3}$ , 350*l.* - - - - 4 42

27 April. No letters to be granted the father till Sir Henry Cholmondeley have notice to move the Committee that his tithes may be settled on the ministry, according to the order of the Committee for Plundered Ministers.

198 682

c. 35 68

March 1649? The fine to be remitted if he settle 50*l.* a year on the minster of Wistow.

198 681

10 March. Certificate by Edw. Rich that it is settled accordingly

198 691

12 July 1650. John Bailston and Thos. Nettleton, of Wistow, complain that the County Committee have obtained a judgment against them, upon a *nil dicit* and upon their bond, for the payment of rent for Rich. Harebred's estate, to which they were admitted tenants in 1648. They paid their Michaelmas rent to the County Committee, but Harebred, having perfected his composition, and obtained his discharge before Lady Day, they paid that half year's rent to him. Beg order for delivery of their bond, and a *vacat* on the said judgment.

65 378

12 July. Order for freedom from molestation, and return of bond, if they procure a discharge from the late Committee for Compounding, which was in force before Lady Day last.

11 16

2 Aug. Harebred complains that though he has paid his composition in full, and is discharged, the farmers of the land are disturbed, by which he is much damnified.

90 1167

2 Aug. Ordered to state who they are that disturb his tenants

- 11 67

WM. MYERS, Selby, Co. York.

P.E. 104 131

c. 104 133

-135

2 Feb. 1647. Begs to compound for delinquency on the ordinance of Parliament for those coming in before 1 Dec. 1645. Living in the King's quarters, assisted the forces against

104 129

2 Feb. 1647.

R. 102 127  
128

Parliament, but never left his house, nor acted since the battle of Selby. Has taken the Oath and Covenant. Noted as referred to the sub-committee.

3 Feb. 1647.

BRUNE DACCOMBE, Corfe Castle, Dorset.

C. 198 223  
NOTE 198 228  
P.E. 198 221  
C. 198 224  
R. 198 219

Petitioner holding his estate within the borough of Corfe Castle, 198 225 by castle guard, was compelled by Col. Lawrence, governor thereof, to go into it according to his tenure; never bore arms, but was there detained as a prisoner. When it was surrendered in March 1646, was sick of fever, whereof he languished three months after. Went into Blandford, 18 April 1646, and addressed the County Committee there, who refused to restore him to the possession of his land, because he had been in the enemy's garrison, and only granted him  $\frac{1}{4}$  for maintenance. Is referred by the Committee for Sequestrations to the Committee for Compounding. Begg that regard may be paid to his innocence, his four children, the utter ruin of his personal estate, and his indebtedness by bond in 180*l*., for which he is in danger of arrest.

REC. 79 846 11 March. Fine at  $\frac{1}{2}$ , 370*l*. - - - - 4 37

234 50

L. 79 841  
P.E. 234 52

25 July 1650. Fine paid and estate discharged - - - 79 843  
234 51

L.C.C. 152 571

31 Aug. 1653. Being summoned to shew cause why he paid not his fine, he produces a discharge which the Committee for Compounding believe to be false. The registrar to make diligent search, and the County Committee meanwhile to forbear proceedings against him. 25 185

L.C.C. 152 537

6 Sept. County Committee of Dorset to transmit the original discharge said to be left with them to the Committee for Compounding. 25 192

L.C.C. 173 693  
C. 34 48, 49

13 Oct. It being alleged that the fine was paid to Joseph Ring, who followed the business, Dacombe is ordered to prove the payment to Ring, and the County Committee to forbear to levy for 6 months. 25 225

6 Feb. 1647.

ROB. CROSSFIELD, Strickland-Roger, Westmoreland, and THOMAS, his Sen, Minister of Spennithorne, Co. York.

C. 224 217  
P.E. 224 215  
R. 224 211  
223  
P.E. 224 220

The father petitions that he is sequestered for adhering to the 224 213 King, but submitted 6 Oct. 1644, and took the oaths. Begg to compound.

Aug. ? 1652. The father being dead, the son begs to pay the fine, and have the estate discharged. His father only opposed Parliament on constraint, and came in on the first advance of the Parliament forces. Petitioner was living in the Isle of Wight, and only heard on coming to town that the solicitor had neglected to prosecute the composition. 224 222

31 Aug. Fine 72*l*. - - - - 12 479  
224 220

6 Sept. Fine paid and estate discharged - - - 12 468

PARKINSON ODBER, Hurne Court, Hants.

C. 210 823  
P.E. 210 821  
R. 210 811

6 Feb. 1647. Compounds for delinquency. Served in the Prince's 210 819 army in the late war, came in on Truro Articles, and voluntarily submitted to the County Committee of Hants. Purposed to compound earlier, but certain of his kindred laying claim to his estate, thought to settle his case first; yet the suit still depends in Chancery and the Prerogative Court.

COMMITTEE FOR COMPOUNDING.—CASES.

1659

				Vol. No. G or p.
6 Feb. 1647.				
P.B. 210 817	28 April 1649. Begg a favourable construction of his obstructions,	210	815	
B. 210 813	and admission to compound for so much of his estate as he may probably obtain, with a saving for the rest. Having cleared only a fourth part of the estate, begs to compound for it.			
	15 May. Fine on Truro Articles 260 <i>l.</i> , with saving for the rest of the estate.	6	47	
	18 and 22 Jan. 1656. John Warner, minister of Christchurch, and John Hildesley of Winchester, write to Major-Gen. W. Goffe, in behalf of Odber's Christian character, and affection to Parliament. "If any of the late King's party be a true proselyte and convert, this is the man."	234	53 54	
	7 Feb. Goffe forwards their letters to Sec. Thurloe, and asks favour for Odber's petition.	234	55	
	6 March. Being proceeded against for decimation on the late declaration, Odber petitions the Protector for the favour intimated therein to those who submit to the present government, which he has done cordially and cheerfully since the Articles of Truro. With holograph reference to Council.	234	56	
	6 March. Letters to the Major-Generals of Hants, Somerset, Wilts, and Durham to stay all proceedings against him.	176	582	
	HEN. PARNAM, Somerby, Co. Lincoln.			
c. 111 183	6 Feb. 1647. Begg discharge of sequestration, as not worth 200 <i>l.</i>	111	181	
184	Was sequestered for adhering to the King. Is indebted 40 <i>l.</i> , and has 7 children, Has taken the National Covenant and Negative Oath.			
d. 111 185	6 Feb. To be discharged in due course	-	-	4 17
	KATHERINE, VISCOUNTESS RANELAGH.			
o.c. 113 39	6 Feb. 1647. Order in Parliament, allowing her 6 <i>l.</i> a week for herself and 4 children from the sequestration treasury at Guildhall.	113	41	
	25 Jan. 1650. She begs its continuance. Her husband gave up an estate in Ireland, value 1,200 <i>l.</i> a year, to the Parliament Commissioners for the service of the State, and they undertook to procure him like allowance here; but nothing has been received except this 6 <i>l.</i> a week, now stayed on removal of the sequestration treasury to Goldsmiths' Hall. Her estate being still under the power of the enemy, she has no other subsistence.	113	38	
	29 Jan. Order of the Committee for Compounding for a loan of 40 <i>l.</i> , her necessities being pressing, and she eminent for piety and suffering.	7	9	
	36 Jan. She requests that the County Treasurers may certify their returns from rents paid towards the 50,000 <i>l.</i> appointed for Ireland, that the treasurers at Goldsmiths' Hall may know whether they may not pay what is due.	113	35	
	30 Jan. and 1 and 5 Feb. Case to be reported to the House for continued allowance.	9 15	13 18	
	23 April. Order in Parliament that the weekly allowance, with arrears since last Midsummer, when it was stopped, be continued, that she may go with her family to Ireland.	1 234	222 57	
	25 April. The treasurers charged with the allowance are to certify what has been paid her.	8	4	
	26 April. Order of the Committee for Compounding for continuance of the allowance.	8	7	
	28 June. Order on a Parliament Order of 22 June given, for its continuance for 3 months, and payment of arrears.	8 234	183 58	

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6 Feb. 1647.	VISCOUNTESS RANELAGH— <i>cont.</i>		
	1 July 1651. On an order of the Council of State of 26 June 1651, 240 <i>l.</i> ordered in full of her pension of 4 <i>l.</i> a week, from 20 Sept. 1650 to 20 Nov. 1651, of which 100 <i>l.</i> is to be paid from lands settled on the Irish Trustees.	12 258 113 27 31	
	25 Nov. On a Parliament Order of 21 November given, ordered the 4 <i>l.</i> for 6 months on account.	12 531 234 59	
	12 Jan. 1653. Order repeated on a Parliament Order of 31 December.	12 531 113 23	
	8 June and 18 Oct. Two orders for 100 <i>l.</i> each on orders of the Council of State of 31 May and 14 October.	12 544 571	
	21 July. Order for payment repeated by the Council of State	- 170 86	
9 Feb. 1647.	WM. DAVENPORT, and PETER, his Son and Heir, Broomhall, Co. Chester.		
AET. 197 461 -463	The father, aged 70, begs to compound with the Committee for Compounding if he may not have the benefit of his composition of 20 March 1645 with the County Committee, before whom he was questioned for appearing before the Commissioners of Array, and showing "his accustomed freehold arms," when they had the command of the country; agreed to pay 500 <i>l.</i> according to the Articles annexed. Has paid 250 <i>l.</i> in pursuance thereof, and prays a confirmation of the County Committee's proceedings, and leave to pay the rest to the Committee for Compounding.	197 470	
P.E. 197 467 C. 197 471 D. 197 473 R. 197 459			
	25 Feb. 1647. Fine at $\frac{1}{10}$ , 745 <i>l.</i>	- 4 29 197 466	
P.R. 5 78	10 March 1649. Begs allowance of the 250 <i>l.</i> paid to the County Committee, having paid 495 <i>l.</i> 10 <i>s.</i> of his fine; the County Committee were paid at a time when they were in great want of money for their soldiers, and so the country was kept in quiet and the city of Chester reduced. Noted as granted 3 months time from 10 March [1649].	79 811	
C.P. 6 89	3 April. Peter Davenport's petition (missing) referred	- 5 81	
	23 July. The father ordered to pay in the remainder of his fine in 14 days, or to have $\frac{1}{2}$ more imposed on him with interest.	6 174	
C.P. 6 196	13 Aug. His case to be reported to the House before any proceedings to his prejudice.	6 200 79 813	
	13 Sept. Order that he be sequestered for non-payment	- 6 209 234 60	
	18 Sept. Ordered to pay in the rest of his fine, and then to have order for repayment of the 250 <i>l.</i> , Mr. Dove obtaining from the House an order for the same.	6 210	
	23 Oct. County Committee ordered to repay it	- 6 225 79 821	
	30 Oct. Case to be reported to Parliament	- 12 1	
NOTE 79 823 C. 32 121	18 Nov. He petitions Parliament, complaining that he cannot get the 250 <i>l.</i> , and prays an order to the County Committee to pay it.	79 819	
	18 Nov. The Committee of Parliament for Petitions refer him to the Committee for Compounding, to give him satisfaction and relief if they can, otherwise to state the truth of the fact.	79 817	
	ALEX. MOORE, Grantham, Co. Lincoln.		
C. 198 128, 129 P.E. 198 125	9 Feb. 1647. Compounds for delinquency. Has taken the National Covenant and Negative Oath.	198 124	
P.R. 4 19 R. 198 121 D. 198 117 O.C.C. 198 117	11 March. Fine at $\frac{1}{2}$ , 366 <i>l.</i> 7 <i>s.</i>	- 4 37	
	21 April. Begs a review, no account being taken of the fact that he is 77 years old, and has suffered loss of 500 <i>l.</i> by the demolition of his house and fence-walls, by the turfing of his	198 119	



					Vol. No. G or p.
9 Feb. 1647.					
R. 198 115	pasture grounds, to make works for Parliament, &c., and by billeting soldiers, 16 or 18 at a time, upon him during the troubles. Has been fined for an estate in fee, yet has it but for life, and the present value is not above 93 <i>l.</i> 8 <i>s.</i> 4 <i>d.</i> a year, although it was rated at 154 <i>l.</i> 3 <i>s.</i> 6 <i>d.</i> Compounded for 160 <i>l.</i> 10 <i>s.</i> due to him by Robert Wing, who, to defeat petitioner, has compounded with the County Committee of Lincoln for it at a small rate.				
	21 April 1647. Case re-committed, first as to the 160 <i>l.</i> 10 <i>s.</i> , and afterwards upon the whole matter.	4	77		
	20 July. Fine reduced to $\frac{1}{10}$ , 350 <i>l.</i> - - - - -	4	111		
			234 61, 62		
NOTE 173 183	5 Jan. 1648. His bond to be delivered up - - - - -	4	157		
11 Feb. 1647.	THOS. FANSHAW, late M.P., Jenkins, Essex.				
P.E. 204 595	Begs to compound on Barnstaple Articles for delinquency. Sat in the Assembly at Oxford, and resided there, and in other King's garrisons.	205	592		
-597					
P.E. 4 20	17 March 1647. Fine at $\frac{1}{10}$ , 1,300 <i>l.</i> , to be abated 800 <i>l.</i> on settling 80 <i>l.</i> a year on the minister at West Ham.	4	191		
c. 205 599			192		
P.E. 4 189			86 154		
R. 205 589			156		
	March? Pardon granted, he having submitted to his fine	-	86 157		
c. 35 18	27 March. On the petition of the inhabitants of West Ham, co. Essex, Fanshaw is to settle 20 <i>l.</i> a year on the church of West Ham, and the rest on that of Low Leighton; to be settled on Sir Harbottle Grimston, and 5 others as trustees.	4	195		
172					
	THOS. MILLICENT.				
	11 Feb. 1647. Petition to compound on Oxford Articles (missing) accepted according to the time of presenting his former petition, viz., 12 Dec. 1646, which was after the time limited by those articles. [P John Millicent, see p. 1598, <i>supra</i> .]	4	20		
15 Feb. 1647.	NICH. SAUL and WM. GLANVILLE, Cornwall.				
	Order in the House of Commons that they be allowed to compound for their sequestered estates at 2 years' value, and be exempted from their $\frac{1}{3}$ and $\frac{1}{10}$ at Haberdashers' Hall.	106	343		
	WM. TREVISA, St. Mellion, Cornwall.				
	15 Feb. 1647. Order in the House permitting him to compound, similar to the preceding.	106	343		
P.E. 219 475	19 July 1650. He begs to compound, being sequestered 2 months since for aiding in the first war.	11	41		
P.E. 11 41					
R. 219 471	30 July. Fine at $\frac{1}{3}$ , 153 <i>l.</i> - - - - -	11	58		
16 Feb. 1647.	SHERLAND ADAMS, Clerk, Woodlaiths, Co. York.				
c. 198211-213	Compounds for delinquency in adhering to the King. Has been ejected with a wife and nine small children from his church living, worth 300 <i>l.</i> a year. Has continued at home throughout the war, and assisted Parliament with money. Took the National Covenant in June 1645.	198	208		
P.E. 198 203					
P.E. 4 21					
D. 198 205					
-209					
R. 198 201	11 March. Fine at $\frac{1}{3}$ , 198 <i>l.</i> - - - - -	4	37		
c. 198215-217	12 Feb. 1649. Sequestration suspended, the fine being paid or secured.	234	63		

16 Feb. 1647.

LADY KATHERINE, Widow and Administratrix of SIR HENRY FLETCHER, Bart., Hutton, Cumberland, for her Son, SIR GEORGE FLETCHER, Infant.

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NOTE 202 413	16 Feb. 1647. Lady Fletcher begs to compound for the delinquency of her husband, who, for adhering to the King's party, had his estate sequestered by the County Committees of Cumberland, Westmoreland, York, and the bishopric of Durham.	202	404
P.E. 202 409			
—411			
P.E. 4 21			
B. 202 405	20 May. Fine at $\frac{1}{2}$ , 2,200 <i>l</i> . - - - - -	4	95
B. 202 401	21 Oct. Begs amendment of the fine. Her husband died 28 Sept. 1645; the estate being under the power of the Court of Wards, petitioned Lord Say, Master of the Court, and had an order for the wardship of her son, 21 November 1645. Begs that the fine for the real estate may be at $\frac{1}{10}$ , and as the personal estate is only hers for distribution amongst the creditors of the intestate, all well-affected persons, and is less than the debts, begs that no fine may be set for it.	202	408
c. 32 45			
86 619			
	17 Nov. The son's fine on review to be at $\frac{1}{10}$ , 714 <i>l</i> . 17 <i>s</i> ., the mother's 50 <i>l</i> .	4	139
	1648? The minister and inhabitants of Cockermouth, Cumberland, beg an allowance of 20 <i>l</i> . to their minister from Brigham Rectory, worth 140 <i>l</i> ., for which Sir George Fletcher is compounding, theirs being a chapel of ease, 2 miles from the mother church, to which 500 persons belong, and the allowance being but 6 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	76	379
	27 Aug. 1652. John Brackenbury, of Sellaby, co. Durham, prays that he may pay in to the use of the Commonwealth the remainder of 1,000 <i>l</i> ., endeavoured to be recovered from him by Lady Katherine Fletcher, for which she had a saving to compound, and that her proceedings at law against him may be stayed. By indenture dated 29 July 1640, he conveyed Sellaby lordship to Henry, afterwards Sir Henry Fletcher, Bart., for securing 1,000 <i>l</i> ., to be repaid by 1 Aug. 1644; if petitioner failed to pay, Sir Henry was to pay 2,516 <i>l</i> . more for the entire purchase. In 1642 Sir Henry, pretending petitioner had broken the covenants, put in suit against him a bond for 2,000 <i>l</i> ., and procured a judgment. After his death as a delinquent at the battle of Chester, the County Committee, in Jan. 1646, sequestered petitioner's real and personal estate for the debt, and raised 300 <i>l</i> . or 400 <i>l</i> . out of it, and Lady Fletcher has brought a suit against him.	83	203
	31 Aug. Henry Darley, formerly governor of Berwick, recommends Brackenbury's case.	83	205
	31 Aug. Note of a saving of Lady Fletcher to compound for a debt of 1,000 <i>l</i> .	12	513
	1 Sept. Brackenbury is ordered to forbear payment to Lady Fletcher, who is summoned to shew cause why the 1,000 <i>l</i> . should not be levied, she having neglected to compound for it, and he is to have the protection of the Committee for Compounding in attending the business.	17	180
c. 32 96	19 Oct. Lady Fletcher pleads the late Act of Pardon as freeing the debt from seizure. She was never a delinquent, nor was the debt ever seized or sequestered. Prays she may not be denied the benefit of the lawful recovery of the debt.	86	624
	19 Oct. Ordered to bring her case to a hearing - - -	12	505
P.E. 17 392	12 Nov. She prays continuation of her saving, producing the auditor's certificate that the County Committee never received anything of the said debt.	86	617
86 615			626
NOTE 86 627	23 Nov. Witnesses to be examined by commission to the County Committee of Durham.	17	430
H 25 169, 189			
INF. 154 573			

COMMITTEE FOR COMPOUNDING.—CASES.

1663

		Vol. No. G or p.
16 Feb. 1647.		
ANS. 154 575	24 and 25 Nov. 1652. Brackenbury summoned, and granted further protection.	17 431
-578		447
O.C.C. 154 571	6 Sept. 1653. Judgment postponed	19 1119
L.C.C. 154 551	11 Jan. 1654. Lady Fletcher renews her petition to proceed on her saving for the 1,000 <i>l.</i> due from Brackenbury.	86 608
I. 154 580	11 Jan. Admitted to compound, unless Brackenbury shew cause to the contrary in 14 days.	25 284
-593		
B. 86 609		
D. 154 553		
-566		

Claimants on the Estate of EDW. GUILDFORD, Recusant, Hempstead, Kent.

D. 201 549	16 Feb. 1647. THOS. TIPPING and JOHN HILDESLEY beg to compound for part of his lands sold to them by him, and sequestered for his recusancy.	201 548
-553		
P.E. 201 541	29 April and 25 Oct. Fine at $\frac{1}{10}$ , 560 <i>l.</i>	4 81
-546		201 539
P.E. 4 22	20 Dec. Edw. SMITH, of Lullingstone, Kent, begs to compound for $\frac{1}{2}$ of lands in Tenterden, Kent, purchased of Edw. Guildford, and sequestered for his recusancy.	118 392
C. 201 555	22 Dec. County Committee to certify the true value	4 154
B. 201 537		234 64A
C. 33 420	20 April 1654. JOHN DANIELL, of Bulmer, Essex, begs repayment of the 700 <i>l.</i> spent in defending his title against Edward Guildford, who, in behalf of Catherine Poulton, his sister, and her children, for many years brought many suits in the Upper Bench, Common Pleas, and Chancery. By reason of these expenses, petitioner's inheritance in the said estate, as well as the Commonwealth's interest in $\frac{1}{3}$ thereof, will be utterly lost.	79 191
34 122		
P.E. 118 393	20 April. County Committee to certify whether they promised him an allowance for defence of his suit.	27 31
P.E. 4 152	29 June. Order that 150 <i>l.</i> be allowed out of the State's $\frac{1}{3}$ , to be paid by the County Committee of Essex.	27 83
L.C.C. 118 395	6 Dec. Daniell begs order for repairs of farm-houses in Dallington and Pentlow, Essex, which are so ruined that they are almost uninhabitable.	79 188
B. 118 391	6 Dec. County Committee to view and certify whether they became decayed while the State held them, and whether the tenants are not bound to repair.	27 199
D. 79 192	28 Feb. 1655. The repairs estimated at 138 <i>l.</i> , of which $\frac{1}{3}$ is 92 <i>l.</i> , but the Commonwealth's title being but for petitioner's life, $\frac{1}{3}$ only of the 92 <i>l.</i> , viz., 61 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> to be allowed, the houses being first put into repair.	27 322
	24 May. Order on Daniell's request that the 61 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> be left in the tenants' hands till the 138 <i>l.</i> is expended in repairs, and the County Committee to certify when the 138 <i>l.</i> has been spent, that the order for allowing 61 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> may be made absolute.	27 400
L.C.C. 155 623, 627		

KATHERINE MOORE, Widow, Grantham, Co. Lincoln.

198 111	16 Feb. 1647. Compounds for delinquency in sending some of her goods to Newark garrison, to save them from pillage by common soldiers. Has long prosecuted her appeal to the Committee for Sequestrations without relief.	198 108
P.E. 198 109		
P.E. 4 21	11 March. Fine at $\frac{1}{10}$ , 137 <i>l.</i>	4 37
D. 198 113		
B. 198 105		

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16 Feb. 1647.	KATHERINE MOORE— <i>cont.</i>		
	16 Sept. 1647. Complains that though she paid her moiety, the County Committee of Notts. refuse her possession of her estate till she has paid her fifth and twentieth parts, viz., 34 <i>l</i> . Begg 6 months further time for payment of the remainder of the fine.	100 754	
	16 Sept. County Committee to obey former orders, and the tenants to pay her their rents.	234 65	
18 Feb. 1647.	JOHN ABINGTON, Dowdeswell, Co. Gloucester, and THOMAS, his Son.		
c. 269 195 -197	The father begs to compound, being sequestered for delinquency in signing 2 warrants to levy money for the King when in the enemy's power.	209 194	
P.E. 209 191			
P.R. 4 23	27 Feb. 1649. Fine of father and son at $\frac{1}{3}$ , 121 <i>l</i> . - - -	5 69	
R. 209 183	21 Oct. 1650. Both beg to compound on the late Act for undervaluations of their estate.	209 185	
NOTE 209 199 -201	22 Oct. and 20 Nov. Their additional fines set at 160 <i>l</i> . and 83 <i>l</i> . -	11 233 12 22	
P.E. 209 187 -189	23 Nov. Paid and estate discharged - - -	12 42	
	WM. BOWCOCK, Craven, Co. York.		
c. 197 839 -846	18 Feb. 1647. Compounds for delinquency. Went into Skipton Castle under threat of being imprisoned if he refused. Was at its surrender to Parliament, about 20 Dec. 1645. Has taken the Negative Oath and National Covenant.	197 842	
P.E. 197 847			
P.R. 4 23	9 March. Fine at $\frac{1}{3}$ , 32 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . - - -	4 36	
R. 197 837		198 1, 3	
c. 197 715 -718	WM. BURLETON, Shafton [Shaftsbury], Dorset.		
O.C.C. 197 719	18 Feb. 1647. Compounds for delinquency in declaring for the King's party, and sending to Oxford for a subpoena. Has taken the National Covenant and Negative Oath.	197 712	
REC. 197 713			
P.E. 197 709	25 Feb. Fine at $\frac{1}{10}$ , 40 <i>l</i> . - - -	4 29	
P.R. 4 23			
R. 197 707			
	THOS. COLEFORD, Othery, Somerset.		
NOTE 200 676	18 Feb. 1647. Begg to compound for delinquency in arms. In Aug. 1645 his estate was sequestered, and he was committed to prison at Bridgwater for three weeks. The plague has since visited Othery, and he has buried three children, so that he could not earlier come up to the Committee for Compounding.	200 678	
O.C.C. 200 676			
D. 200 673			
c. 200 679, 689	5 April. Fine at $\frac{1}{10}$ , 25 <i>l</i> . - - -	4 63	
P.E. 200 675	16 Jan. 1652. Reported for non-payment of the latter half of his fine.	12 393	
P.R. 4 23	14 May. Fine paid and estate discharged - - -	12 435	
R. 200 671			
	JEFFREY GLASIER, Lichfield, Co. Stafford.		
c. 89 126	18 Feb. 1647. Compounds for delinquency in arms. Was in Lichfield Close whilst it was a garrison for the King. At its surrender, went to Ridgley, co. Stafford, where he has since lived. Has taken the Negative Oath and National Covenant. No note of fine.	89 123	
P.E. 89 127			
P.R. 4 23			
R. 89 129			

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18 Feb. 1647.	RICH. HEATH, Weston, Co. Chester.	
PROT. 199 312	18 Feb. 1647. Compounds for delinquency in assisting the	199 310
L. 199 313	Commissioners of Array in the execution of their warrants,	
C. 199 315,	which he did because under the power of the King's army. Sub-	
322, 323	mitted in August 1643, and gave money by way of composition.	
P.E. 199 319	23 March 1647. Fine at $\frac{1}{2}$ , 138 <i>l</i> .	4 47
P.R. 4 23		
C. 199 317,		
318, 324		
R. 199 307		
C. 201 526	WM. HELYAR, or HILLYARD, East Coker, Somerset.	
P.R. 201 533-535	18 Feb. 1647. Begg to compound on Exeter Articles for delin-	201 522
P.R. 4 23	quency in arms. Preferred a petition in April 1645, but has	
D. 201 523	been hindered by sickness from prosecuting it.	
C. 201 529, 530	29 April. Fine on Exeter Articles, 1,522 <i>l</i> . 16 <i>s</i> .	4 81
P.R. 4 75		234 66
D. 201 528, 531		
R. 201 577		
WILL 206 705	THOS. HUGHES, Llanvetherine, Co. Monmouth.	
C. 206 701, 702	18 Feb. 1647. Compounds for delinquency in assisting the King's	206 698
P.R. 206 699	party. Came in before Dec. 1645, but had no estate till the	
P.R. 4 23	death of his father. Is not yet sequestered.	
R. 206 695	2 Nov. Fine at $\frac{1}{2}$ , 105 <i>l</i> .	5 19
C. 206 703		
R. 206 693		
	SIR EDW. MORGAN, Pencoyd, Co. Monmouth.	
L.C.C. 200 657	18 Feb. 1647. Begg to compound for bearing arms against	200 655
P.R. 4 23	Parliament; laid them down two years ago, has submitted to	
P.R. 200 661,	orders since, and taken the Negative Oath.	
662	5 April. Fine at $\frac{1}{10}$ , 1,007 <i>l</i> . but allowance to be made if he can	4 63
C. 200 659	prove 2 annuities charged on the land.	
R. 200 649	27 June 1649. Mary, his widow and executrix, daughter of Sir John	94 397
NOTE 173 314	Bridgman, begs removal of sequestration from her jointure	
	lands of 300 <i>l</i> . a year. Sir Edward, being enforced by the power	
	of Raglan to be sheriff of Monmouthshire, was sequestered,	
	and only lived to pay half his fine. His brother Christopher,	
	who has inherited a large estate from him, is liable to the other	
	half. Noted for Reading to review the deed of jointure, and	
	the lady left to discharge her jointure if proved not liable to	
	sequestration, but the whole estate to be sequestered for the	
	remainder of the fine.	
P.R. 8 75	24 May 1650. Rich. Hanbury and Lady Morgan, now his wife,	200 654
10 29, 30	plead allowance of her jointure of 300 <i>l</i> . a year, granted long	
R. 200 651	before any delinquency.	
H. 8 115, 126	14 June. Committee for Compounding approve the stay of felling	8 131, 144
D. 94 405-413	wood on Sir Edward's estate. The heir to have notice, and	10 43
L. 94 415	rents to be detained meantime in the tenants' hands.	
C. 11 99	18 July. Deed allowed, the assets to be examined, and meanwhile	11 32
H. 12 15	Hanbury allowed the jointure, on security for repayment if so	
L.C.C. 94 415	adjudged. The trustees named in the deed of trust to be	
R.L. 10 214	examined as to their receipts and the disposal thereof.	
94 404		
R. 94 401, 402	24 Dec. The lady to pay in 503 <i>l</i> . 10 <i>s</i> . remainder of the fine, out of	10 300
H. 10 276	assets in her hands.	
94 400	14 Jan. 1651. She is to pay half in a week, and the other half in	10 340
C. 33 371	a month.	
103 319		

18 Feb. 1647.

COL. ROGER MOSTYN, Mostyn, Co. Flint, late Governor  
of Flint Castle.Vol. No.  
G or p.

c. 204 297	18 Feb. 1647. Compounds for delinquency on Flint Articles.	204 294
298	Begs further time, as through the opposition of Holt Castle,	
P.E. 204 295	where many of his writings are, he cannot perfect his par-	
234 67	ticular. The time limited by the Articles has nearly expired.	
	Begs an order for such persons as he shall name to deliver up	
	his conveyances, &c.	
	18 Feb. Five weeks' delay granted - - - - -	4 23
R. 204 291	23 Feb. Henry Wynne and 4 others required to send up all	4 28
	his writings, &c., to the Committee for Compounding.	
	17 Jan. 1648. Fine at $\frac{1}{10}$ , 852 <i>l</i> . - - - - -	4 162
	17 Jan. County Committee to forbear all proceedings in letting	234 68
	his estate, &c., till further order.	
	21 Feb. Sequestration suspended, Sir Martin Lumley having	4 179
	secured half the fine, and Mostyn the other half.	

JOHN NORRIS, St. Decumans, Somerset.

NOTE 198 446	18 Feb. 1647. Compounds for supposed delinquency in persuad-	198 435
C. 198 441	ing a man to take arms against Parliament, which he never did,	
442	and for sending corn into Dunster Castle, which he did upon	
D. 198 448	compulsion of the governor.	
P.E. 198 440	11 March. Fine at $\frac{1}{8}$ , 82 <i>l</i> . - - - - -	4 38
P.R. 4 23		
R. 198 436		

WM. RAND, Preston in Holderness, Co. York.

L. 202 577	18 Feb. 1647. Compounds for delinquency in adhering to the	202 572
C. 202 575	King's party. Surrendered to the governor of Kingston upon	
P.E. 202 573	Hull, and before him took the Negative Oath. Has taken the	
P.R. 4 23	National Covenant. His father, for refusing to take the Nega-	
R. 202 569	tive Oath, had his lands sequestered. He died 26 Dec. 1646.	
	28 May. Fine at $\frac{1}{8}$ , 136 <i>l</i> . - - - - -	4 97
	16 Jan. 1652. Noted as having neglected payment of his fine -	12 394
	4 May. Pleads his inability, the debts of his father, amounting to	112 1030
	250 <i>l</i> ., having been recovered against petitioner, who knew	
	nothing of them at his composition. The County Committee	12 430
	have received 6 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . from him in part payment of his	
	second moiety. Begs allowance thereof.	
	12 May. Ordered to pay in the remainder of his fine with interest,	12 431
	according to the votes of 16 March 1652.	
	20 May. Paid and estate discharged - - - - -	12 442

RICH. TOOPE, Bradford, Dorset.

O.C.C. 197 668	18 Feb. 1647. Compounds for delinquency. Was a lieutenant in	197 662
C. 197 666, 669	the King's army. Submitted in Sept. 1645 to the garrison at	
P.E. 197 663	Poole. Has taken the National Covenant and Negative Oath.	
P.R. 4 23	25 Feb. Fine at $\frac{1}{10}$ , 77 <i>l</i> . - - - - -	4 29
R. 197 659	16 Jan. 1662. To be sequestered for non-payment of the latter	12 392
	half.	

CUTHBERT WADE, Kilnsey, Co. York.

PASS 198 475	18 Feb. 1647. Compounds for delinquency. Being related to	198 467
478	the Earl of Cumberland, took up arms against Parliament.	
C. 198 470	Voluntarily submitted 10 Nov. 1645, to Colonel Edward	
-472, 476	Briggs, then commander-in-chief of all the foot forces in	
P.E. 198 468	Westmoreland, according to the new model. Took the Negative	
P.R. 4 23	Oath and the National Covenant.	

COMMITTEE FOR COMPOUNDING.—CASES.

1667

			Vol. No. G or p.
18 Feb. 1647.			
R. 198 464	11 March 1647. Fine at $\frac{1}{6}$ , 222 <i>l</i> .	- - - - -	4 38
			198 464
	16 Jan. 1652. Noted as having elapsed payment of the latter half		12 394
	20 May. Paid and estate discharged	- - - - -	12 440

WM. WINCHCOMBE, Berks.

18 Feb. 1647. Petition to compound (missing) referred	- - - - -	4 23
22 April. Ordered to bring a certificate of his having taken the Oath of Abjuration.		4 78

Claimant on the Estate of NICH. WOLFE (late), Gravelling, Sussex.

P.E. 199 717	18 Feb. 1647. Anne Wolfe, his widow, for her eldest son Thomas, an infant, begs to compound for it. Her son's estate is sequestered for the delinquency of Nicholas Wolfe, his father, who died three years ago.	199 715
P.E. 4 23		
R. 199 713		
	23 March. Fine at $\frac{1}{10}$ , 48 <i>l</i> .	- - - - - 4 48
C. 199 711	17 March. 1648. She begs a review, there being no account taken of charges on the estate and debts.	199 710
P.E. 4 191		
R. 199 707	16 Jan. 1652. To be sequestered for non-payment of the latter moiety.	12 392

FRANCIS PETRE, Essex, and a Claimant on his Estate.

C. 198 71	18 Feb. 1647. NATHAN WRIGHT, Merchant of London, begs to compound for Cranham Manor, Essex, and divers lands, woods, &c., purchased of Francis Petre, but $\frac{2}{3}$ are sequestered for Petre's recusancy only.	198 69
P.E. 198 73		
L.C.C. 198 75		
R. 198 67		
L.C.C. 198 61	20 Feb. County Committee to certify their value, &c.	- - - - - 4 26, 27
P.E. 198 57, 60	9 March. Fine at $\frac{1}{10}$ , 483 <i>l</i> . 15 <i>s</i> .	- - - - - 4 37
C. 198 63		198 2, 9
R. 198 53		
	11 March. Sequestration suspended, the fine being paid or secured	4 38
	9 July 1648. Compounds for the manors of Tintinhull and Charlton, co. Somerset, also sequestered for Petre's recusancy, and purchased by petitioner.	198 55
	23 Nov. Fine 300 <i>l</i> .	- - - - - 5 28
	18 Jan. 1654. Fras. Petre begs to contract on the Recusants' Act for $\frac{2}{3}$ of his sequestered estate.	111 591
	18 Jan. Referred to Reading	- - - - - 26 10

20 Feb. 1647.

GERARD FOWKE, Parwich, Co. Derby.

PASS 197 731	Compounds for delinquency; was in arms during his minority. Since his coming in, when he was not worth 200 <i>l</i> ., he has married a widow with 6 children. Her jointure is but 70 <i>l</i> . a year, and he has no other estate.	197 724
P.E. 197 725		
P.E. 4 25		
C. 197 727		
-730		
R. 197 721	25 Feb. 1647. Fine at $\frac{1}{6}$ , 105 <i>l</i> .	- - - - - 4 29
		197 721

JOHN RIGHTON, Wakefield, Co. York.

C. 113 751	20 Feb. 1647. His estate is sequestered for being in arms, but he submitted on the reducing of Newark garrison. Having taken the Oath and Covenant, begs discharge as not worth 200 <i>l</i> . on the votes of Parliament on the propositions lately sent to His Majesty.	113 750
752		
D. 113 755		
P.E. 113 753		
	27 May. Order for discharge accordingly	- - - - - 234 69

					<i>Vol. No. G or p.</i>
23 Feb. 1647.	SIR THOS. HALL, Bradford, Wilts.				
P.E. 212 501	Begs to compound for delinquency. In Dec. 1643, was appointed	212	499		
R. 212 497	by the King a commissioner for pressing men; forbore to act				
D. 212 503	till April 1644, when, being menaced by letters from the King				
	and the Earl of Forth, then General, and being desired by the				
	County, for prevention of greater oppressions committed by the				
	King's officers, he executed his commission, but with all lenity.				
	Deserted in Sept. 1644, and in Dec. 1644, was brought before				
	the County Committee at Malmesbury, and fined 160 <i>l</i> . Being				
	unable to pay, he was put in close custody till he had paid				
	and secured the sum.				
	31 May 1649. Fine at $\frac{1}{2}$ , 660 <i>l</i> .	-	-	-	6 80
26 Feb. 1647.	JOHN AGLIONBY, Carlisle, Cumberland.				
c. 205 33-37	Begs to compound for delinquency. Has taken the National	205	31		
P.E. 205 41	Covenant and Negative Oath, and submitted to the County				
P.E. 4 31	Committee.				
D. 205 40	28 Feb. 1648. Fine at $\frac{1}{2}$ , 13 <i>l</i> .	-	-	-	4 183
R. 205 29					234 70
	22 Sept. 1649. Returned as having paid no part of his fine	-	248	73	
	22 Aug. 1650. Offers a bond for payment, or the money on a	25 <i>z</i>	22		
	discharge being sent.				
	1 Jan. 1651. Begs leave to pay his fine, though owing to sick-	61	608		
	ness he could not comply with the order in the Act of 2 Oct.				
	1650, to pay before 24 November.				
NOTE 150 120	25 May 1652. County Committee certify the request of Aglionby,	150	121		
	Hen. Baines, and Rich. Glaister, for return of beds, bedding,				
	&c., taken from them as delinquents by the late committee,				
	and still retained.				
	12 Oct. Aglionby begs the benefit of the late Act of Pardon for	61	605		
	restitution of his goods, lent to Colonel Fitch, late governor of				
L. 150 115	Carlisle, who being sent to Scotland in the Parliament's service,				
	had no further use for them. The County Committee refuse				
	them to petitioner, though the goods were never sequestered.				
	12 Oct. The County Committee to certify whose goods they were,	17	318		
	how they came into the governor's custody, and what right				
	petitioner has to them.				
	13 April 1653. Begs discharge on the County Committee's certi-	61	599		
	ficate that they were not sequestered 1 Dec. 1651.				
	13 April. Hearing ordered when the certificates and returns are	25	43		
	produced.				
	19 Oct. Committee for Compounding cannot discharge the goods,	25	229		
	not being satisfied that they were not sequestered 1 Dec. 1651.				
	THOS. EGGLESFIELD, and RICHARD EGGLESFIELD,				
	his Father, Alwarby, Cumberland.				
c. 83 423	26 Feb. 1647. Thomas compounds for delinquency. Was in	83	426		
P.E. 83 427	arms against Parliament, but submitted in Sept. 1644 to the				
P.E. 4 31	Commissioners of Parliament in that county. Has taken the				
L.C.C. 83 436	Covenant and Negative Oath.				
P.E. 83 424	20 March. Richard Eggesfield petitions with like statement	-	83 423		
P.E. 4 45	27 Nov. 1648. Both their estates to be discharged, if found not	5	31		
L.C.C. 83 417	worth 200 <i>l</i> .				
	29 Jan. 1649. J. Richardson, one of the County Committee, begs	83	431		
R. 83 422	Mr. Leech "to take off the file the two Mr. Eggesfield's charges				
	of delinquency."				
P.E. 83 419					



26 Feb. 1647.

SIR TIMOTHY FEATHERSTONEHAUGH, Kirkoswald,  
Cumberland. Vol. No.  
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NOTE 202 119	26 Feb. 1647. Compounds for delinquency in arms. Has taken the National Covenant and Negative Oath.	202 114
-123		
C. 202 115	11 May. Fine at $\frac{1}{2}$ , 128 <i>l</i> . - - - - -	4 87
P.R. 202 117	22 Sept. 1649. Returned as having paid no part of his fine	- 248 73
P.R. 4 31	26 Feb. 1651. He begs allowance of a fifth of his estate for maintenance of his wife and children, which they have not hitherto received. Granted.	86 952 14 28
D. 202 107	16 Jan. 1652. To be sequestered for non-payment of the latter half of his fine.	12 391
C. 202 109	21 Jan. Thomas Featherstonehaugh complains of the seizure by the County Committee of the college of Kirkoswald, and of the tithes of the manor of Kirkoswald and Staffield, and of Rigartsfield, all co. Cumberland, which his father, by indenture of 5 April, 6 Car., settled on petitioner's brother Henry, with remainder to petitioner, &c. Henry died in August, without issue male, and the estate should by law come to petitioner, who has ever been well-affected to Parliament. Begs certificate of the cause of sequestration. Granted.	86 954 15 209
-111		
R. 202 105	21 Jan. Thomas, Jane, Dorothy, and Bridget, the children of Sir Timothy, complain that their father, having 23 March, 10 Car., granted to Thomas all his interests, in his tenement of Southwate, also in his coal mine at Broughton, his mills at Caldbeck and Ravenwick, and his tithe and corn sheaves of Ivegill and Latlose, &c., on condition of his paying 1,500 <i>l</i> . to the other petitioners in equal portions, as they reached the age of 18 years respectively, and petitioner Thomas having been put into possession, yet the County Committee on general instructions have disturbed him, till he produce his title, and have it allowed by the Committee for Compounding. Most part of the said money is unpaid, although petitioners are of full age to receive it. Beg an order to the County Committee to certify why they have secured the said estate. Granted.	86 948 86 959 15 209 86 957
L.C.C. 150 113	18 Jan. 1653. The seal of the principal deed in support of the children's claim having been broken off, petitioners beg a further commission to the County Committee to examine their title. Granted.	86 955 17 607
86 962		
D. 150 111	13 July 1652. Lady Bridget, widow of Sir Timothy, complains that,—notwithstanding her husband, who was taken prisoner in the summer of 1651, and who suffered death at Chester for being in arms against Parliament, was only tenant for life, and by the custom of the country she ought to have the moiety of the college lands, rectory, and tithes of Kirkoswald, and the parks for life, and also the moiety of all the tenant-right lands above Dacrebeck, held of the late Earl of Arundel,—the County Committee keep the estate under sequestration. Begs allowance of her claim, or examination of her witnesses, and reference to counsel.	86 949
86 963		
	13 July. Reference granted - - - - -	16 690
R.C. 25 81	26 May. 1653. Lady Bridget's petition renewed - - - - -	86 947
D. 86 492	10 June. Petitions the Council of State to grant her widow-right for herself and 10 children, being only 50 <i>l</i> . a year, but 18 <i>l</i> . is deducted by the County Committee, on pretence that it is Lord Dacre's land; also to be admitted tenant to the estate, at the same rate at which it is now let.	86 943
C. 32 280	14 June. The Committee for Compounding are to examine and report to the Council of State.	I 69 297
34 38	7 July. Reference by the Committee for Compounding to Brereton	25 114
	14 Sept. County Committee to view and survey the estate, and on return of its value, it is to be let for seven years to petitioner.	25 199

26 Feb. 1647.

SIR TIMOTHY FEATHERSTONEHAUGH, &c.—*cont.*

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CLAIMANTS ON THE ESTATE.

<p>C. 80 47 P.R. 10 228 80 41 D. 80 45 R. 80 39</p>	<p>27 Nov. 1650. FRANCIS, LORD DACRE, on behalf of Elizabeth, his wife, begs order for payment of a rent-charge of 37l. 0s. 2d. a year on the lands of Sir Timothy Featherstonehaugh in Cumberland, and allowed by the former committee there since the sequestration, but now refused.</p>	<p>80 44</p>
	<p>5 June 1651. Claim allowed, with arrears from Dec. 1649</p>	<p>- 14 150</p>
	<p>24 June 1651. ELEANOR BIRKBECK, guardian of Thos. Birkbeck, infant, petitions that the infant's grandfather held by demise, 22 James, from the Dean and Chapter of Carlisle, the rectory and tithes of Langanby, Cumberland, and devised them to his eldest son Henry and his heirs male. On his father's death, Henry was an infant under tuition of his mother Bridget, at whose request Sir Tim. Featherstonehaugh renewed the lease which was expiring, and kept it in his hands as security for 167l. 10s. 0d. The money was tendered in 1640, but he refused it, and now the estate is sequestered for his delinquency. Begg that the County Committee may certify the cause of sequestration, and counsel report on her title.</p>	<p>68 422 395</p>
<p>I. &amp; D. 68 397 -404 150 465-475 L.C.C. 150 471 R. 68 387</p>	<p>24 June. Order accordingly - - - - -</p> <p>23 March 1654. She complains that the case coming to a hearing when her solicitor was sick, an order (missing) was given for the continued sequestration of the said tithes. Begg a speedy re-hearing, the case having so long depended, and being in course for re-hearing 6 months since.</p> <p>23 March. Order that it be heard this day week - - -</p>	<p>14 174 68 393 68 408  25 321</p>

JOHN GIFFORD, Wellington, Somerset.

<p>L.C.C. 209 521 P.R. 209 515 525 P.R. 4 30 5 65 C. 209 519 R. 209 511</p>	<p>26 Feb. 1647. Begg to compound for delinquency in leaving his habitation for the King's quarters, where he adhered to the King. Surrendered and took the National Covenant and Negative Oath before 1 Sept. 1645.</p> <p>24 Feb. 1649. Like petition renewed - - - - -</p> <p>3 April. Fine at 1<sup>st</sup>, 215l. - - - - -</p>	<p>209 518  209 514 5 80 6 3</p>
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RICH. MUSGRAVE, Bolton, Cumberland.

<p>L. 201 284 C. 201 287 P.R. 201 285 P.R. 4 31 R. 201 279  C. 201 278 P.R. 5 40 R. 201 273</p>	<p>26 Feb. 1647. Compounds for delinquency. Was in arms for the King's party, but on the reduction of the county in Sept. 1644, submitted to the Commissioners of Parliament, and took the National Covenant and Negative Oath.</p> <p>20 April. Fine at 1<sup>st</sup>, 42l. - - - - -</p> <p>1 Jan. 1649. Having in the summer of 1648 gone into the house of his brother, Sir Wilfred Lawson, only to secure his goods, though not conscious of any opposition to Parliament, yet lest he may be conceived within the new insurrection, begs to compound.</p> <p>11 Jan. Ordered to pay his fine before further proceedings -</p> <p>22 Jan. The moiety of the fine paid by him for his former delinquency to be allowed him as part of the fine for the latter, when Parliament gives a rule of procedure.</p> <p>1649? Note that the fine for his second delinquency was not set -</p> <p>28 Oct. 1652. Wm. Brabon and Rich. Musgrave, of Edenhall, Cumberland [P the same] petition that some household goods of Sir Phil. Musgrave were sequestered by the late County Commissioners of Cumberland, and sold 4 years ago by the candle, when Brabon bought a bedstead, 3 beds, and other furniture for Rich.</p>	<p>201 282  234 71 201 275  5 43 5 49 201 288 83 109</p>
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26 Feb. 1647.

Musgrave. The governor of Carlisle borrowed the goods, and leaving them there, the County Commissioners refuse their delivery. Beg restitution.

28 Oct. 1652. County Commissioners to examine and observe the directions of 22 April. 17 368

THOS. WARWICK, Warwick, Cumberland.

c. 205 213  
P.E. 205 215  
P.E. 4 31  
R. 205 209  
L.C.C. 205 217

26 Feb. 1647. Compounds for delinquency in arms. On the reduction of the county in Sept. 1645, submitted to Parliament. Has taken the National Covenant and Negative Oath. 205 212

1 March 1648. Fine at 1<sup>o</sup>, 25<sup>l</sup>. - - - - 4 185

27 Feb. 1647.

SIR ROB. BANISTER, Passenham, Co. Northampton.

c. 198 555  
P.E. 198 544  
-550  
65 748-753  
234 72  
R. 198 536  
D. 198 561  
NOTE 4 48

Compounds for delinquency. Was sequestered for being present at a Commission of Array, and petitioned against sequestration, but the Committee for Sequestrations decided against him 4 Dec. 1646. 198 541

16 March 1647. Fine at 1<sup>o</sup>, 4,000<sup>l</sup>. - - - - 4 40

25 and 27 March. The County Committee of Leicester to see that 50<sup>l</sup>. a year, allowed by the Committee for Plundered Ministers out of Hungerton Rectory to Wells [Thos. Weld], vicar of Wanlip, co. Leicester, is paid him, notwithstanding the letters of suspension which Sir Robert has obtained, the Committee for Compounding having resolved to buy it of him, and allow him for it in his second payment. 4 52  
54

12 May. The parishioners of Daventry, Towcester, and Hemington, co. Northampton, beg continuation of the augmentations granted by the Committee for Plundered Ministers to their ministers. 124 341

12 May. Sir Robert is to settle out of the rectory of Hungerton the 50<sup>l</sup>. a year on the minister at Wanlip, 500<sup>l</sup>. being allowed him therefor; also 50<sup>l</sup>. a year on each of the ministers of Towcester, Daventry, and Hemington, for three lives, out of Towcester Rectory, he having a lease for 3 lives therein, and to be allowed for the same 1,050<sup>l</sup>. 4 90

June? Having paid a moiety, and secured the rest of his fine, he complains of the order to settle 200<sup>l</sup>. a year upon four small ministers, and to receive abatement only after the rate of 7 years' purchase. Compounded for Towcester Rectory as of the clear yearly value of 230<sup>l</sup>., held of the Bishop of Lichfield, and bought it a little before the beginning of Parliament at 12 years' purchase. One farmer has prohibited all persons from setting out petitioner any tithes, affirming that he is admitted tenant to the parsonage. Before the said order, had sold it to Alderman Adams, and so cannot perform the order. The rectory, moreover, required 600<sup>l</sup>. to be spent on it, to make the title good. 65 716  
720

o.c.c. 234 73  
c. 198 559

13 July. The parishioners of Daventry, Towcester, and Hemington complain of contempt of the order of 12 May 1647, and state that Sir Robert gathers the tithes of the rectory, and debars them from paying their rents to those to whom they were farmed by the County Committee of Northampton, and beg the Committee for Compounding to take steps to enforce their order. [30 signatures.] 79 739  
741

July? The parishioners of Towcester complain that Sir Robert's agents terrify them with arrests and threats, and beg that his hands may be tied from molesting them, in pity for the poor condition of the town, which was a King's garrison, and the well-affected were plundered, and made unable to maintain a sufficient minister. [27 signatures.] 124 343

13 and 15 July. Sir Robert summoned to answer - - - 4 104  
109

			Vol. No. G or p.
27 Feb. 1647.	SIR ROB. BANISTER— <i>cont.</i>		
	22 July 1647. Order of 12 May reversed, and the County Committee of Northampton directed to allow Sir Robert to receive the rents and profits of the rectory.	4 114 234 73	
	28 Sept. This order not to extend to Hungerton Rectory, the profits of which are to be still converted to the use of the minister of Wanlip, according to the order of 12 May 1647, and the County Committee of Leicester to see the profits so disposed of, with arrears from the date of the order of the Committee for Plundered Ministers. Sir Robert is to settle the rectory forthwith, and if he have received the rents or any part thereof, to pay the same to Weld, the present incumbent.	4 122	
L.C.C. 65 736	24 Nov. Thos. Weld, vicar of Wanlip, complains of Sir Robert's disobedience to orders, and begs maintenance of his grant, as Sir Robert is so cross that he will not sell Hungerton Rectory to the State; if he takes the arrears, Weld will lose all his labours and journeys to London.	129 577	
L.C.C. 65 718 C.R. 4 184 C. 198 530 R. 65 726 C.R. 4 187 65 724	5 Jan. 1648. Sir Robert peremptorily refusing to yield conformity to the order of 28 September, the Committee for Compounding direct the County Committee of Leicester to gather so much of the profits of his estate as will satisfy the said arrears, and to give him notice that if he do not convey the rectory as aforesaid, the Committee for Compounding will re-sequester his estate.	65 744	
	22 Feb. Weld again complains of Sir Robert's refusal to obey; the County Committee cannot help him, being only ordered to collect the rents, not to seize or distrain for them.	129 575	
	28 Feb. On Sir Robert's motion for discharge of the order of 5 January, the sub-committee are requested to peruse all orders in the case, and report.	4 184	
	6 March. Reading to examine the proceedings about the rectories named in Sir Robert's particular.	4 187 65 724	
c. 110 405	Feb. 1648? Wm. Palmer, of Leicester, begs an order of the Committee for Compounding to Sir Rob. Banister to accept 65 <i>l.</i> which he owes him, but which Sir Robert refuses to receive, demanding greater sums, though he only compounded for the debt as 65 <i>l.</i> No order.	110 403	
P.E. 198 533 R. 198 528	17 March. Sir Robert begs to compound for additions to his particular.	198 535	
	17 March. Fined 25 <i>l.</i> for 12 <i>l.</i> a year for 20 years, and admitted to compound for the 90 <i>l.</i> a year added to the demesne of Sparford and Kilne, and 20 <i>l.</i> a year old rents.	4 191	
	20 March. Fine thereon 175 <i>l.</i> - - - - -	4 192	
	20 March. The parishioners of Hungerton beg the Committee for Compounding, if they buy that rectory of Sir Robert for the church, to settle it not on the minister of Wanlip, but on their minister, Thomas Hollier, who for 42 years has diligently and painfully preached the word there, and whose allowance is only 40 marks a year.	94 339	
	20 March. Committee for Compounding to the County Committee for Leicester. We judge it right to settle the rectory as requested, but being unwilling that the country should lose a man of so much worth as Wells, we provide that,—Sir Robert's lands in Ingarsby, compounded for by him at 650 <i>l.</i> a year, having been returned as worth 800 <i>l.</i> a year, and so let to him,—with his consent, all the surplusage shall be paid to Wells.	65 740	
	The 36 <i>l.</i> a year copyhold rents in Bagworth, omitted in his particular, and the profits of fines or heriots which may arise are to be converted to the same use till further order, provided that the timber and houses on the premises be not wasted. The arrears due to Wells from the date of the order		

COMMITTEE FOR COMPOUNDING.—CASES.

1673

			Vol. No. G or p.
27 Feb. 1647.		of the Committee for Plundered Ministers are to be satisfied out of the profits of any part of Sir Robert's estate in the county, growing due at Lady Day 1648.	
c. 35 29	24 Oct. 1648.	Sir Robert complains that it is neither agreeable to any ordinance nor to the Committee for Compounding's own rules to charge his estate with the said 50 <i>l.</i> a year after composition and payment of his fine, and begs discharge of the payment of the profits from the time of his composition.	65 722
H. 5 16			
	30 Oct.	On his settling Hungerton Rectory as formerly ordered, the treasurer is to pay him part of 500 <i>l.</i> allowed him in his fine in lieu thereof, and the County Committee to allow him to receive all his rents, without deduction for arrears, since his letters of suspension dated 20th March 1647.	5 17
o.c. 5 21			
L.C.C. 198 526			
	27 Nov.	He remonstrates against the terms of the order of 17 March 1648, having compounded for the copyhold rents in Bagworth at 30 <i>l.</i> a year, yet begs to compound for several under-values, besides that of the lands in Ingarsby, and the 6 <i>l.</i> a year in the said copyhold rents.	198 523
L.C.C. 65 780			
	27 Nov.	Referred to the sub-committee and allowed to compound for his own discoveries.	5 31
	11 Dec.	Order that Wells be paid the surplus as formerly ordered	65 734
R. 198 520	1 Jan. 1649.	Sir Robert's fine set at 1,520 <i>l.</i> , being at $\frac{1}{10}$ for the estate discovered by himself, and at $\frac{1}{4}$ for that discovered by the County Committee. The 75 <i>l.</i> formerly ordered to be repaid him is to be deducted from this new fine, and if he pay it, the 60 <i>l.</i> received by him for fines and heriots shall be repaid to Wells out of the Treasury; but if he do not pay, the 60 <i>l.</i> is to be stayed from his rents.	5 39
H. 5 38			234 74
	Jan. ?	Sir Robert submits to the fine, but prays allowance of a fee-farm rent of 7 <i>l.</i> 12 <i>s.</i> a year out of Ingarsby Manor, granted by Queen Elizabeth to Sir Christopher Hatton, Lord Chancellor.	198 525
c. 35 116			
R. 198 521	11 Jan.	His fine being paid or secured, his estates in cos. Leicester and Gloucester discharged from sequestration; but as he has settled 50 <i>l.</i> a year on the ministry, for which 500 <i>l.</i> is allowed, and all his first fine is paid, 325 <i>l.</i> is to be deducted from his payment, which, with 175 <i>l.</i> former additional fine, makes up the 500 <i>l.</i> , and 60 <i>l.</i> thereof is to be for the use of Mr. Wells.	5 44
L. 198 542			45
	April 1654.	Sir Robert's executors called on to pay 56 <i>l.</i> arrears of rent due by him for part of the estate of the Earl of Northampton.	65 651
	GEORGE BEAUMONT, Dalton, Co. York.		
c. 198 135	27 Feb. 1647.	Compounds for delinquency; 3 years ago, was compelled by the Earl of Newcastle to be an assessor for raising money for the King's army. Never deserted his dwelling.	198 134
-137			
P.R. 198 139	11 March.	Fine at $\frac{1}{10}$ , 90 <i>l.</i> 10 <i>s.</i>	4 37
-141			
P.R. 4 33			
	JOHN BENNETT, Sen. and Jun., South Marston, Co. Wilts.		
c. 202 163	27 Feb. 1647.	The father compounds for delinquency. Was a captain in the King's army. Submitted to the County Committee of Wilts in Nov. 1644. Has taken the National Covenant and Negative Oath, and has only an estate in reversion.	202 160
-165			
P.R. 202 162			
P.R. 4 33	11 May.	Fine at $\frac{1}{4}$ , 187 <i>l.</i> 10 <i>s.</i>	4 87
R. 202 157			234 75
	9 Oct. 1649.	Fine passed at 75 <i>l.</i>	202 166
P.R. 219 236	9 July 1650.	The son begs to compound for delinquency in arms. Has never been sequestered, but by the death of his father, some small estate has fallen to him.	219 238
P.R. 11 5			
R. 219 233	16 July.	Fine at $\frac{1}{4}$ , 150 <i>l.</i>	11 23
			250

27 Feb. 1647.		THOMAS BOOTH, Goxhill, Co. Lincoln.		Vol. No. G or p.	
c. 207 317	27 Feb. 1647. Compounds for delinquency in arms. Was taken	207	316		
318	prisoner during the siege of Newark, and carried to Tattershall				
P.E. 207 319	Castle. Has no estate in possession, but has the reversion of a				
P.E. 4 33	small estate after the death of his father.				
B. 207 299	30 Nov. 1648. Fine at $\frac{1}{3}$ , 120 <i>l</i> .	5	32		
		9	2		
	Dec. ? Begs a review, his solicitor having made a mistake in	82	605		
	stating the value of his estate, which was discovered by				
	petitioner.				
D. 82 609	16 April 1651. Like petition renewed, complaining that no mention	82	606		
	was made in his particular of a rent-charge of 3 <i>l</i> . 5 <i>s</i> . 10 <i>d</i> . upon				
	his estate, nor of his debts, amounting to 196 <i>l</i> ., besides 600 <i>l</i> .				
	engaged on his lands. Noted, admitted if the fine is not con-				
	firmed.				
L.C.C. 162 153	6 Aug. Complains that though with great difficulty he at length	82	608		
	raised the 120 <i>l</i> ., and tendered it to the Treasurers at Gold-				
	smiths' Hall, they refused to receive it, because his time was				
	elapsed. Begs reference to Parliament or the Army Committee				
	for relief.				
L.C.C. 207 311	6 Aug. His case to be reported to the Army Committee -	14	244		
D. 207 313		207	301		
B. 207 305	17 Aug. 1653. Ordered to pay in the moiety of his fine, and then	12	559		
	his case to be considered.				
	19 Aug. Reading to state his case -	12	561		
		207	309		
	15 Nov. Fine reduced to 90 <i>l</i> .	12	575		
		207	303		
P.E. 24 1140	19 Nov. Being summoned to show cause why his fine is not paid,	24	1140		
	and having paid it, his estate is to be discharged.				
SIR THOS. EYTON, Eyton, Salop.					
PASS 199 19	27 Feb. 1647. Begs to compound on Conway Articles for delin-	199	14		
C. 199 15-18	quency. Adhered to the King, his estate being wholly in the				
P.E. 199 23-25	King's quarters.				
P.E. 4 31	18 March. Fine at $\frac{1}{10}$ , 818 <i>l</i> .	4	42		
D. 199 27, 21					
B. 199 1	6 Nov. 1650. Begs to compound for undervaluations of his estate	199	8		
P.E. 199 9-11					
P.E. 12 7	20 Nov. Fine at $\frac{1}{10}$ , 158 <i>l</i> . 2 <i>s</i> .	12	22		
B. 199 5					
C 199 3	26 Dec. Note of his payments, total 976 <i>l</i> .	199	14		
REC. 199 14					
FRAS. HORNE, Almondbury, Co. York.					
C. 198 189-191	27 Feb. 1647. Compounds for delinquency in adhering to the	198	184		
P.E. 198 185	King's side. Came in two years ago, and has taken the National				
P.E. 1 43	Covenant and Negative Oath.				
B. 198 181	11 March. Fine at $\frac{1}{10}$ , 55 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	4	37		
187					
JOHN JEFFREYS, Abercundrick, Co. Brecon.					
C. 207 475	27 Feb. 1647. Begs to compound for delinquency in the late war.	207	470		
P.E. 207 471	Has submitted to Parliament, in whose quarters he has lived				
-473	more than a year past.				
P.E. 4 31	14 Dec. 1648. Fine at $\frac{1}{3}$ , 380 <i>l</i> . 10 <i>s</i> .	5	36		
B. 207 467					
CAPT. GEORGE LOUP, Boroughbridge, Co. York.					
P.E. 98 819	27 Feb. 1647. Begs to compound on Oxford Articles. Was in	98	815		
	arms there for the King, but being shot in the back, and his life				
PASS 98 821	despaired of, could not tender his submission before. Sent it				
	by his solicitor, but it was refused, because he was not person-				
C. 98 825	ally present. Noted, "Received and committed, but not on				
B. 98 827	Oxford Articles."				

27 Feb. 1647.

SIR THOS. LUCAS, Lexden, Essex.

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G or p.

P.E. 198 613	27 Feb. 1647. Compounds for delinquency. Fell into the dis-	198 610
P.E. 4 31	pleasure of Parliament by being present at the last cessation in	
C. 198 611	Ireland. Begg to compound at two years' value.	
612		
R. 198 607	16 March. Fine at $\frac{1}{10}$ , 1,194 <i>l</i> . - - - - 4 40	
P.E. 4 90	12 May. Produces his writings in proof that his estate is but for	98 455
	life, and begs reference to the sub-committee, in order to the	198 606
	abatement of his second payment.	
R. 148 603	26 Sept. 1648. Fine reduced to 637 <i>l</i> . - - - - 5 6	
		234 76

FRANCIS MANLEY, Erbistock, Co. Denbigh.

PASS 198 756	27 Feb. 1647. Begg to compound on Denbigh Articles for delin-	198 752
P.E. 198 753	quency in arms. Surrendered at Denbigh Castle.	
P.E. 4 31	18 March. Fine at $\frac{1}{10}$ , 75 <i>l</i> . - - - - 4 42	
D. 198 757		234 76
R. 198 749	6 March 1656. Order on a letter from Maj.-Gen. Berry with the	176 578
	Commissioners of North Wales,—that he has received testimony	
	on behalf of Fras. Manley, sometime officer in the late war	
	against Parliament, that he has really changed sides, entirely	
	forsaking the King's party, and that there is some mark of	
	grace in him;—that he be discharged from all proceedings from	
	the Major-General against his person or estate.	

CHRIS. RICHMOND, Highhead, Cumberland.

C. 205 249	27 Feb. 1647. Begg to compound for being in arms for the King;	205 246
P.E. 205 247	-submitted when the county was reduced in Sept. 1644, and has	
251	taken the Oath and Covenant.	
P.E. 4 31	1 March 1648. Fine at $\frac{1}{10}$ , 103 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . - - - - 4 185	
C. 205 253	3 Nov. Paid and estate discharged - - - - 234 77	
R. 205 243		

WM. THORNTON, Oldstead, Co. York.

P.E. 215 629	27 Feb. 1647. Begg to compound on York Articles for delinquency.	215 627
P.E. 4 31	Did not prosecute his composition earlier because by those	
R. 215 625	Articles he should have his person and estate free from seques-	
	tration. Has taken the National Covenant and the Negative	
	Oath.	
	16 July 1649. Fine 136 <i>l</i> . 19 <i>s</i> . 6 <i>d</i> . - - - - 6 159	

SIR ROBERT TRACY, Toddington, Co. Gloucester.

C. 205 925	27 Feb. 1647. Compounds for delinquency. Was a Commissioner	205 918
-928	for the King. Surrendered two years ago to Col. Massey, and	
P.E. 205 932	has since taken the Covenant and lived peaceably.	
-934	27 Feb. Petition referred to the sub-committee - - - - 4 31	
P.E. 4 31	1 March. Ordered to take the Covenant again before Mr. Barton;	4 33
	also the Negative Oath, and then to proceed with his composition.	
	27 March. The well-affected inhabitants of Winchcomb, co.	205 930
	Gloucester, pray for allowance of the impropriate vicarage,	136 393
	which is worth 40 <i>l</i> . a year, and belongs to Sir John and	
	Sir Robert Tracy, for the minister there. Their pariah is	
	populous, consisting of 1,500 communicants, who have long	
	groaned under an idle and scandalous ministry. They have	
	lately presented their grievances to the Committee for Plun-	
	dered Ministers, who have ordered 50 <i>l</i> . a year out of the im-	
	propriation of Lords Morley and Molineux in Honeybourne,	
	whereof 16 <i>l</i> . a year is payable into the Exchequer. Petitioners	
	are too poor to pay for the maintenance of a "conscionable	
	godly minister."	

NOTE 205 919

				Vol. No. G or p.
27 Feb. 1647.	SIR ROBERT TRACY— <i>cont.</i>			
R. 205 909	14 Feb. 1648. Sir Robert is to amend his particular now that his			4 175
C. 35 21	father, Sir John, is dead.			
130	19 May. Fine at $\frac{1}{2}$ , 1,500 <i>l.</i> - - - - -			4 203
	23 June. Order that as he has paid to the County Committee of			4 207
	Gloucester 59 <i>l.</i> 18 <i>s.</i> , and to this Committee 94 <i>l.</i> 2 <i>s.</i> , and given	234 78-80		
	security for 755 <i>l.</i> , he be discharged, if he settle Winchcomb			
	tithes, worth 7 <i>l.</i> a year, on the ministry there.			
	30 June. Sir Robert's letter of suspension granted - - -			4 209
	9 Oct. County Committee are not to discharge from the payment	234		83
	of 100 <i>l.</i> due on a contract for his lands, this being part of the fine.			
L.C.C. 234 81	5 Feb. 1649. Sir Robert begs review of his fine, having paid a	205		924
	moiety. Finds a debt of 7,000 <i>l.</i> , and omissions and undervalues,			
O.C. 5 23	in his particular.			
P.E. 5 56	22 Nov. 1650. Begg to compound for omissions according to the	205		916
L. 5 63	votes of 2 Oct. 1650.			
P.E. 205 922	10 Dec. Fine at $\frac{1}{2}$ , 500 <i>l.</i> - - - - -	12		59
P.E. 12 45	18 Dec. Begg leave to sell Fairford Manor, co. Gloucester, to pay	124		585
R. 205 914	his fine. Noted as granted, but if there has been any under-			
P.E. 124 584	valuation, the rest of the estate is to be liable for the fine.			
R. 124 587	24 Dec. Fine paid and estate discharged - - - - -	12		72
C. 32 90				
	THOMAS WILSON, Kyme, Co. Lincoln.			
PASS 200 303	27 Feb. 1647. Compounds for delinquency. Being an old servant	200		295
C. 200 299	of Lady Dymock, and Charles, her son, went to Oxford by his			
-302	command. Obtained the Earl of Manchester's protection in			
P.E. 200 297	Aug. 1644.			
P.E. 4 33	30 March. Fine at $\frac{1}{10}$ , 25 <i>l.</i> - - - - -	4		56
R. 200 293				
	ELIZABETH, LADY WINDHAM, Kensford, Somerset.			
D. 199 107	27 Feb. 1647. Compounds for delinquency. Being in Dunster	199		106
	garrison, had Sir Thomas Fairfax's pass to go to her house,			
P.E. 199 113	notwithstanding which protection, all her goods were taken			
C. 199 109	from her, her estate sequestered, and her house ruined.			
-111	18 March. Fine at $\frac{1}{2}$ , 324 <i>l.</i> - - - - -	4		42
R. 199 103	April ? Begg that in regard of her great age, 70 years, she may	139		142
	pay but one year's value of her estate, having paid a moiety.			
	Has lost 1,500 <i>l.</i> by plundering. No order.			
	JOHN and PETER MASSEY, Leeds, Co. York.			
	Feb. 1647 ? Peter Massey petitions that he submitted on the sur-	101		841
	render of Newark, and has lived peaceably since, having taken			
	the Oath and Covenant, and also an oath that he is not worth			
	200 <i>l.</i> ; begs discharge on the late propositions of Parliament.			
	Feb. ? Order for John Massey's discharge on the votes of Par-	101		835
	liament of 8 December and 6 November last, exempting those			
	not worth 200 <i>l.</i> , and for discharge of all similarly placed, the			
	votes being positive.			
1 March 1647.	MARY, Widow of COL. JOHN CHICHESTER, Governor of			
	Londonderry.			
	Parliament Order allowing her 300 <i>l.</i> from the sequestered estate	139		517
	of Lord Brudenell for present subsistence, and 300 <i>l.</i> a year for			
	future maintenance of herself and children; to be in part of the			
	moneys due to her husband for service.			
	15 June 1649. Parliament Order for the continuance of the 300 <i>l.</i>	139		519
	a year.			
P.E. 9 13, 14	29 Jan. 1650. She begs continuance of this annuity, their estate	139		515
	in Tyrone being ruined, and the tenants murdered by the			
	rebels.			



# COMMITTEE FOR COMPOUNDING.—CASES.

1677

		Vol. No.	G or p.
1 March 1647.			
	Feb.—May 1650. Orders for payment, her estate being still in the enemy's hands.	8	4, 7 16 9 15, 18
	23 April. Order for payment with arrears, that she may transport herself and family to Ireland.	1 234	221 83A

## SIR ASTON COCKAYNE, Ashborne, Co. Derby.

P.B. 214 819	1 March 1647. Petition to compound (missing) referred -	4	33
-821			
B. 214 813	1 May 1649. Compounds for delinquency. Went into the King's quarters in the first war.	214	817
C. 34 109	9 June. Fine upon Ashby Articles, 356 <i>l</i> .	6	137

## 6 March 1647. PHILIP BENNETT, Brewham, Somerset.

P.B. 204 413	Compounds for delinquency in speaking words and assisting the King against Parliament. Never deserted his habitation. Has taken the National Covenant and Negative Oath.	204	412
P.B. 4 35			
C. 204 415, 423	May 9 1647. Begs consideration of his payment of 40 <i>l</i> . to the County Committee of Somerset for his personal estate, and of his wife and many small children.	204	419
L.C.C. 204 421	28 June 1648. Fine at $\frac{1}{10}$ , 72 <i>l</i> .	4	165
P.B. 204 417	25 May 1649. Petitions the Speaker for discharge of the second payment of his fine. Was never in arms against Parliament, but much plundered by the King's party. Has paid the first moiety of his fine, and given a bond in 500 <i>l</i> . for faithfulness to Parliament. Is utterly ruined by the free quartering of soldiers. Noted "To be reported."	67	562
	May 9 Petitions the Committee for Compounding to like effect. Noted by Ash, "That in regard, this Committee have not power to grant this petitioner what is desired, yet in consideration that the sum is so small, and the petitioner's sufferings and wants very great, therefore it is ordered that the payment be suspended till there be an opportunity to present the case to the House for their determination."	67	559
	18 June 1650. Fine paid and estate discharged	8	152

## WALTER BLAGRAVE, Englefield, Northcourt, and Tilehurst, Berks.

P.B. 200 305	6 March 1647. Petition to compound (missing) referred -	4	35
P.B. 234 84	30 March. Fine at $\frac{1}{10}$ , 105 <i>l</i> .	4	56
		234	85
	26 July 1653. Being summoned by a general letter of 30 June 1653 for non-payment, a hearing ordered.	25	142
	3 Aug. Begs confirmation of his former discharge. Was fined early in 1647 without his knowledge; and 12 May 1647, the Committee for Compounding ordered that, according to the propositions exempting those who were not worth 200 <i>l</i> ., and according to the votes of 8 Dec. 1646 and the Ordinance of 6 Feb. 1647, he should be discharged. Complains that he is now summoned to pay the fine formerly imposed.	139	564
C. 33 292	3 Aug. Case postponed for production of the Ordinance of 6 Feb. 1647.	25	154
299			
	17 Aug. Fine reduced to $\frac{1}{10}$ , 43 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	12	560
	29 Dec. The Treasurers to receive the fine with interest from 17 Aug. 1653.	12	610
	18 April 1654. Discharge granted, the fine being paid	24	1151

6 March 1647.

JOHN BURNARD, Collaton, Devon.

Vol. No.  
G or p.

c.202 803-807

o.c.c. 202 809

REC. 202 809

D. 202 811

P.E. 202 799

-801

P.E. 4 35

R. 202 791

R. 202 795

6 March 1647. Begg to compound for going into Exeter when held for the King. Never took arms; was head constable of Collaton Hundred, and very near to Lyme. During the siege of Lyme, petitioner executed the orders both of the King and of the Parliament. Was prevented by the plague from an earlier composition.

1 July. Fine at  $\frac{1}{6}$ , 109*l*. - - - - - 4 99

25 June 1649. Begg rectification of his particular by insertion of the omissions of his solicitor. 202 794

2 April 1650. Additional fine, 134*l*. - - - - - 7 87

SIR WM. CATCHMAY, Bixwre, or Bigswears, Co. Gloucester.

P.E. 202 291

-293

L.C.C. 202 289

R. 202 285

6 March 1647. Compounds for delinquency in adhering to the King's party. Has appealed against sequestration to the Committee for Sequestrations, but is likely to be ruined by their delay, and prefers to acknowledge delinquency. 202 288

18 May. Fine at  $\frac{1}{10}$ , 335*l*. - - - - - 4 92

13 May. County Committee not to dispose of his estate till further order. 81 630

17 Nov. County Committee to send up his order of discharge - 4 139

22 Nov. As his fine is not paid, the sequestration is to be proceeded with. 4 142  
234 86

WM. COLFORD, Wiveliscombe, Somerset.

c.199 236, 237

L.C.C. 199 241

P.E. 199 239

233

P.E. 4 35

R. 199 229

6 March 1647. Compounds for delinquency. Was servant to John Coventry, a colonel of foot for the King, officiated as commissary to his regiment for a fortnight, and then deserted. Rendered to Parliament 24 June 1645. Has taken the National Covenant and Negative Oath. 199 232

18 March. Fine at  $\frac{1}{10}$ , 38*l*. 8*s*. - - - - - 4 43

WM. CORITON, JOHN, his Son, and PHILIPPA, his Daughter, Newton, Cornwall.

P.E. 206 629

623

P.E. 4 35

6 March 1647. The father confesses that he adhered to the King's party, but having been long sensible of his error, assisted in the reducing of Cornwall. Begg a favourable composition. 200 634  
106 343

Parliament ordering that he should compound at 2 years' value. With certificates that he has transferred his estate to his son John, and that his daughter was also useful in reducing Cornwall. 200 613  
-615

L. 200 621

D. 200 620

628

R. 200 601

8 March. Particulars, by Stephen Midhope, of her conduct in repairing in disguise to Sir T. Fairfax at Plymouth, and her services in Parliament's cause. 200 621

5 April. The father's fine at  $\frac{1}{10}$ , 1,244*l*. - - - - - 4 63  
200 601

R. 200 607

625

20 July. His daughter having brought up the evidences of his estate, in which he has only a life interest, and is 67 years old, he begs reduction of his fine, on account of charges on his land of 234*l*. for annuities. Noted for the sub-committee to view the deeds and report. 200 617

22 July. Fine reduced to 828*l*. - - - - - 4 117  
200 607

9 July 1650. On Philippa Coriton's acquittance for 828*l*. granted her by Parliament, the Committee for Compounding discharge the fine. 11 6

COMMITTEE FOR COMPOUNDING.—CASES.

1679

			Vol. No. G or p.	
6 March 1647.				
	19 Nov. 1650. Complaint by Hugh Peters that the estate, in spite of Coriton's services, is sequestered and let to 2 soldiers, and request that if there be any undervaluation, he may compound for it himself on the Act of 2 October.	75	435	
	19 Nov. Order for its restoration; the County Committee to show the cause of their proceedings.	10	214	
L. 254	31 Dec. They certify that it was let on a suspected undervaluation, but they are now satisfied that the valuation was correct.	200	609	
P.E. 221	705 20 Feb. 1651. The son compounds for a further estate come to him at the death of his father, and in right of his wife, though never having been a delinquent, yet fears being troubled, living "in a country so full of troubles and interchange of power."	221	703	
	27 March. Fine 297 <i>l.</i> 13 <i>s.</i> , and his name to be added to his father's composition.	12	175	
	16 April. Having paid his whole fine, begs discharge of sequestration. Granted.	221	702	
		12	180	
	3 Nov. 1659. John Coriton suspected of complicity in Sir Geo. Booth's insurrection for having a store of stately horses, and letting his house at rack rent for 3 years on pretence of living in London; he is esteemed a fighting man, and one of great influence.	264	3	
	24 Nov. Committee for Compounding complain that the deposition sent against him are of little avail, and request further evidence.	59	45	

RICH. DUTTON, Keven-y-werne, Co. Denbigh.

REC. 199	790	6 March 1647. Begs to compound according to the time of his first coming in. His delinquency was in going to Oxford and adhering to the forces raised against Parliament. Never bore arms. Paid 30 <i>l.</i> in Nov. 1644 to Sir Thos. Middleton on the propositions. Took the National Covenant and Negative Oath in Feb. 1647. With a letter from Sir Thos. Middleton to Wm. Bateman, recommending him to favour.	199	786	
PASS 199	787			792	
C. 199	789				
P.E. 199	793				
P.E.	4 35				
		25 March. Fine at 10, 185 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	4	52	
REC. 81	592	28 July 1648. Sequestration suspended, the fine being paid or secured.	81	595	
	593		234	87	
		23 Sept. Order for discharge, the fine being fully paid - - -	81	585	
		6 March 1651. Order for re-sequestration of his estate, and for him to be apprehended and sent up, the discharges for his fines being forged.	14	41	
		March? He begs suspension of sequestration on good security, having paid his fine for delinquency and had his discharge, but being under restraint and re-sequestered for some late supposed crime, and on information lately given that his discharge was illegally gotten.	81	586	
P.E. 81	597	30 July. Petitions against re-sequestration after he has paid both his fine for delinquency and the fine imposed by the Act of 10 Aug. 1649 for North Wales, the cause alleged being that he has not paid his fine, though he paid it to Thos. Brooks, his agent, who was the State's solicitor for North Wales, and can prove it.	81	598	
CASE 63	648	16 Jan. 1652. To be sequestered for non-payment of the second half of his fine.	12	391	
D. 81	602	4 May. Petition renewed. If the discharges are not authentic, his solicitor has deceived him; prays the benefit of the Act for North Wales, or otherwise that he may deposit his fine first set "till his misfortunes are considered," and in the interim his sequestration may be discharged.	81	590	
P.E. 16	351				

				Vol. No. G or p.
6 March 1647.	RICH. DUTTON— <i>cont.</i>			
	15 Sept. 1652. Petition renewed. Begs discharge till the pleasure of Parliament be known.	81	600	
	15 Sept. He may pay his fine and hold his estate on security pending judgment.	12	499	
		81	607	
	25 Nov. The order not to be delivered till oath is taken of the truth of the petition.	12	526	
		17	445	
D. 81 605	12 Jan. 1653. On payment of his fine of 185 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , with interest, the interest is to be at the rate of 8 per cent. till the Act limiting the rate to 6 per cent., and after that at the rate of 6 per cent.	17	587	
609		81	609	
	18 Jan. Fine paid, and estate discharged - - - -	24	1081	
	18 June. The Committee for Compounding to the Drury House Trustees. Dutton begged leave to deposit his fine till the pleasure of Parliament, alleging that he had paid it to Thos. Brooks, his solicitor, and had a receipt, but the receipt was suspected to be counterfeit, and being sent for, could not be produced. Therefore he was ordered to pay his fine, with interest, which being now done, the estate is discharged, and you are to stop the survey of it for sale.	24	1081	
	WM. FROMONDS, Cheam, Surrey, Recusant, and Claimants on his Estate.			
C. 135 447	6 March 1647. Wm. LEGGE begs to compound for a rent-charge of 26 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> due to Fromonds for life, upon lands in Hadlow, Kent, in the possession of Anne White, widow, and sequestered for the supposed recusancy of the said Fromonds, who has sold them to petitioner.	135	445	
R. 135 443				
L. 234 88	6 March. County Committee to certify whether the sequestration is for recusancy only.	4	35	
P.R. 26 3	27 Dec. 1653. Fromonds begs to contract on the Recusants' Act for the sequestered $\frac{1}{3}$ of his estate. No order.	85	714	
	27 Feb. 1652. THOS. BAYLES, of the Middle Temple, London, begs to compound for rents reserved upon a lease of farms in Hadlow, East Peckham, &c., co. Kent, bought from Wm. Fromonds, sen. and jun., and sequestered for recusancy of Wm. Fromonds, sen. No order.	66	723	
	THOMAS GEE, Killinggrave, or King's Walgrave, Co. York.			
P.R. 222 217	6 March 1647. Petition to compound (missing) referred - -	4	35	
R. 222 209	20 Nov. 1650. Compounds for an estate in fee of 70 <i>l.</i> 10 <i>s.</i>	222	215	
	21 Nov. Fine at $\frac{1}{3}$ , 90 <i>l.</i> - - - -	12	29	
	26 Feb. 1651. He begs allowance of a fee-farm rent of 12 <i>l.</i> 10 <i>s.</i> for which he compounded, and consideration that his estate is entailed.	222	313	
R. 222 211	4 March. Fine reduced on review to 70 <i>l.</i> 10 <i>s.</i> , it appearing that the fee-farm rent of 12 <i>l.</i> 10 <i>s.</i> is really issuing out of the estate compounded for.	12	141	
	23 Dec. He moving to pay in the fine, the treasurers ordered to receive it, with interest for a moiety from 18 March 1651.	12	373	
	6 Jan. 1652. He is to have a discharge on payment thereof -	12	381	
	WM. GEERY, or GEERING, Bushmead, Co. Bedford.			
PASS 199 260	6 March 1647. Compounds for delinquency in arms - -	199	254	
C. 199 261	23 March. Fine at $\frac{1}{3}$ , 740 <i>l.</i> - - - -	4	47	
-265	17 May. Reference to Reading of a petition (missing) of Nich. Franklin, of Lincoln's Inn, [for allowance of a deed of	8	54	
P.R. 199 255	1 Oct. 1641, pursuant to a deed of 20 Nov. 1612, made	10	28	
-257	by the father of Wm. Geery, whereby he covenants that	86	402	
P.R. 4 35			403	

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6 March 1647.				
R. 199 251	Franklin shall receive the profits of Bushmead Manor, and of all his other tenements in Eaton, Roxton, &c., in the said county, except Catbury Wood, during Wm. Geery's life, on trust to allow 300 <i>l.</i> a year for the maintenance of Geery's wife and children; the remainder to be for payment of debts].			
R. 86 397	15 Oct. 1650. Order that the deed be produced - - -	11	226	
	17 Oct. The deed allowed, the trustees to have the rents, and Franklin to account with the auditor.	10	188	
R.C. 14 7	13 Feb. 1651. Franklin complains that the County Committee, who at first obeyed the order allowing the deed, and discharged the sequestration, have since laid it on again, and begs an order for their certificate of the cause for re-sequestration.	86	464	
C. 86 465				
	9 July. He begs confirmation of the order for allowance of deed -	86	474	
	9 July. Order confirmed, notwithstanding an instruction to the contrary.	14	196	
P.R. 86 471	30 July. Begs discharge of the personal estate seized by the County Committee. It was raised by petitioner out of the rents and profits of the real estate.	86	467	
D. 86 468				
469				
L.C.C. 146 269	30 July. County Committee to discharge it, if it appear to be the estate of petitioner and not of Wm. Geery.	14	230	
	12 June 1655. Franklin begs that the County Committee may forbear levying Geery's fine according to a recent order, his estate being long since settled on petitioner.	86	396	
	12 June. County Committee to have a copy of the particular compounded for by petitioner, and not to levy the fine on such part of Geery's estate as was compounded for.	27	415	
C. 234 89				
	WM. GUDGEON, Skipton, Co. York.			
C. 197 856	6 March 1647. Compounds for delinquency in going into Skipton Castle, which he did under threats of plunder by the governor. Submitted at the surrender of the castle 23 Dec. 1645, and has taken the National Covenant and Negative Oath.	197	852	
-858				
P.R. 197 853				
R. 197 849				
	9 March. Fine at $\frac{1}{2}$ , 30 <i>l.</i> - - - - -	4	36	
		198	1, 3	
	WM. HARDCASTLE, Lartington, Co. York.			
C. 199 587	6 March 1647. Compounds for delinquency in arms. Laid down his arms and returned to his own house at the surrender of Skipton Castle in Dec. 1645. Came not sooner to compound because the Scots were quartered in his house. Has a wife and 11 children.	199	586	
-591				
P.R. 199 589				
R. 199 583				
	23 March. Fine at $\frac{1}{2}$ , 233 <i>l.</i> - - - - -	4	47	
	30 March. Sequestration suspended on his paying $\frac{1}{2}$ the fine and securing the remainder.	234	90	
	22 July. The parishioners of Coverham beg continuance of an augmentation to their minister from the moiety of Coverham Rectory in Hardcastle's hands, and allowance thereof from the second $\frac{1}{2}$ of his fine, and certify that he did not, as stated, undervalue the rectory in his particular of his estate.	76	637	
C. 144 647	22 July. Settlement ordered accordingly - - - - -	4	114	
		199	594	
	16 Jan. 1652. He is to be sequestered for not paying the latter half of his fine.	12	394	
	20 May. Paid and estate discharged - - - - -	12	442	
	JOHN HARLOWYN, Sidmouth, Devon.			
WILL 199 759	6 March 1647. Begs to compound for delinquency in sending a light horse to the Governor of Axminster for the King's service, when under his power. Five months ago, paid his $\frac{1}{2}$ and $\frac{1}{10}$ to the County Committee.	199	753	
R.C. 199 760				
C. 199 755				
756				

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6 March 1647.						
P.E. 199 757	25 March 1647. Fine at $\frac{1}{2}$ , 450 <i>l</i> .	-	-	-	-	4 52
P.E. 4 35	11 Jan. 1649. Reduced to $\frac{1}{2}$ , 180 <i>l</i> .	-	-	-	-	5 44
R. 199 751						199 751
	19 Feb. 1652. Paid and estate discharged	-	-	-	-	12 402
EDWARD, LORD HERBERT OF CHIRBURY, and RICH. HERBERT, St. Julian's, Co. Monmouth, his Son and Heir.						
P.E. 206 175	6 March 1647. Richard Herbert petitions that, though an M.P.,	206	174			
179	he repaired to the King and took up arms, to obey him rather					
C. 92 707	than to offend Parliament. Submitted long since in a letter					
206 181	to the Earl of Northumberland, which was shown to the Com-					
R. 206 161	mittee of both Kingdoms; took the Negative Oath, and has					
	obeyed all orders of Parliament. Living far away, only heard					
	lately that those in his condition could come in and compound.					
	13 March. Order that he be allowed to take the Covenant in the	4	39			
	country, and proceed with his composition.	206	183			
	23 March. The estate to remain in its present hands meantime	-	4 48			
	30 June 1648. Fine at $\frac{1}{2}$ , 2,574 <i>l</i> .	-	-	-	-	4 209
	19 Sept. 37 <i>l</i> . 10 <i>s</i> . added for an additional particular	-	-	5 3		
				206 163		
	Dec. ? Statement that Richard, now lord Herbert, is in debt	206	172			
	7,000 <i>l</i> ., and that his late father, Edward Lord Herbert, offered					
	to remit to Parliament 2,000 <i>l</i> . arrears, and all his damages of					
	12,000 <i>l</i> . which were to be paid him, if they would remit his					
	son's fine.					
	25 Jan. 1650. On an Order of Parliament of 11 June 1649—on	7	5			
	the petition of Richard, [Lord Herbert] and on report from	206	168			
	the Council of State that Montgomery Castle should be demo-	234	91			
	lished, and that he should have allowance therefor in the second					
	half of his fine;—order that the residue of his fine, 1,611 <i>l</i> . 10 <i>s</i> .,					
	be allowed him for his damages by demolition of Montgomery					
	Castle, the damages being estimated at 4,000 <i>l</i> .					
D. 95 117	2 Jan. 1656. Order for payment of the fine with interest revoked,	12	644			
C. 34 40	on petition from Mary, his widow, and Edward, his son and					
	heir, now Lord Herbert, showing that his father paid 1,000 <i>l</i> .,					
	and that the remainder was discharged on account of damage					
	to Montgomery Castle.					
	19 Sept. 1659. The County Committee of Montgomery seize his	59	134			
	estate for complicity in Sir Geo. Booth's rebellion.					
	27 Sept. The Committee for Sequestrations order his sequestra-	59	134			
	tion in other counties.					
	30 Sept. His estate in co. Monmouth to be seized	-	-	59 189		
	3 Oct. Committee for Sequestrations request a schedule of the	59	168			
	contents of his trunks seized by the County Committee of					
	Salop.					
	11 Oct. The Salop Commissioners to take care of the writings	59	169			
	and clothes in Mr. [P Lord] Herbert's trunks.					
	14 Nov. If Lord Herbert have any estate in South Wales, it is to	59	190			
	be seized, as there is a charge proved against him.					
	15 Dec. As he wishes to justify himself, he is to have a copy of	59	191			
	his charge, and leave to examine witnesses.					
	7 Feb. 1660. All examinations about him to be speedily returned,	59	141			
	as judgment will be had on those returned from co. Salop.					
WM. HOPKINS, Wednesbury, Co. Stafford.						
P.E. 200 281	6 March 1647. Compounds for delinquency. Assisted the King,	200	284			
P.E. 4 35	but surrendered to the County Committee of Stafford in May					
C. 200 285	1644, and has taken the National Covenant and Negative Oath,					
-291	and paid all taxes, &c.					
R. 200 279	30 March. Fine at $\frac{1}{2}$ , 195 <i>l</i> . 10 <i>s</i> .	-	-	-	-	4 56

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6 March 1647.	JAS. HUYSH, Sand, Devon.		
c. 199 551			
-554	6 March 1647. Compounds for delinquency in arms. Laid them	199	550
P.E. 199 555	down three years ago on the Earl of Essex's proclamation.		
P.R. 4 35	23 March. Fine at $\frac{1}{10}$ , 283 <i>l</i> .	4	47
R. 199 547		234	92
GEORGE LOWE, LOANE, or LONE, Recusant, Sevenoaks, Kent, and the Claimants on and Lessees or Purchasers of his Estate.			
R.C. 4 35	6 March 1647. EDM. THOMAS, of Chevening, Kent, begs to com-	200	684
L.C.C. 200 625	pound for a tenement and farm purchased of George Loane, $\frac{1}{3}$ of		
R. 200 681	which are sequestered for his recusancy only, the recusant		
	never having been in actual war against Parliament.		
	6 March. County Committee to certify the cause of seques-	4	35
	tration, &c.		
	5 April. Fine 35 <i>l</i> . 11 <i>s</i> .	4	63
P.E. 204	22 Nov. 1647. THOS. ROGERS, of Chiddingston, Kent, begs dis-	204	513
P.R. 4 141	charge of the sequestered $\frac{1}{3}$ of Laurence Farm, of 72 acres, near		
C. 204 515	Sevenoaks, which he has bought of George Lowe, recusant but		
R. 204 511	not delinquent, but it is sequestered for his recusancy.		
	28 Nov. Committee for Compounding request the County Com-	4	144
	mittee to make enquiries as to its value, and whether he is	234	92 <i>a</i>
	sequestered for recusancy or delinquency.		
	14 Feb. 1648. Fine 42 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	4	175
P.R. 4 166	2 Feb. 1648. RICH. BEESBEECH, of Goudhurst, Kent, petitions to	206	449
C. 206 451	compound for Brewers' Farm and three other small tenements		
P.E. 206 454	and woodlands in the parishes of Marwood and Peckham,		
R. 206 447	Kent, purchased by him of Lone, for whose recusancy alone		
C. 34 39	$\frac{1}{3}$ thereof are sequestered. He was never in actual war against		
P.R. 4 166	Parliament.		
P.E. 206 443	19 Sept. Fine 61 <i>l</i> . 4 <i>s</i> . 8 <i>d</i> .	5	3
P.R. 206 441	8 Sept. 1648. THOS. FISHER, of London, petitions to compound for a	206	441
R. 206 439	messuage called Sparks, in Sutton, Kent, purchased by him of		
	Lone, for whose recusancy $\frac{1}{3}$ are sequestered.		
	19 Sept. Fine 88 <i>l</i> .	5	3
	16 Jan. 1652. Note that Fisher has elapsed the time for payment	12	392
	of his fine.		
	15 Dec. 1655. Certificates in the cases of Fisher and Beesbeech	34	39
	of payments from Lone's estate to the Committee of the Prince		
	Elector.		
	25 Feb. 1651. ROB. WHITING having been tenant 4 years to the	129	602
	sequestered estate of Geo. Lone, begs a lease for 7 years more,		
	the County Committee returning the full value.		
	25 Feb. County Committee to certify the value, and to let	14	26
	according to instructions.		
c. 98 760	10 June. Lone petitions that having been sequestered 8 years	98	762
	for recusancy only, he may have his $\frac{1}{3}$ set forth in specie, and		
	his mansion house in Sevenoaks as part of it, according to the		
	Act of Parliament.		
	10 June. To be granted, if sequestered for recusancy only, unless	14	153
	the County Committee show cause to the contrary in 3 weeks.		
	3 July. Order that he be allowed his mansion house and $\frac{1}{3}$ of	14	191
	his estate, if sequestered for recusancy only.		
L.C.C. 158 64	2 March 1652. Petition renewed for $\frac{1}{3}$ of his estate. Has been	98	763
65	unable to pay his debts and maintain his 12 children, and		
	wishes to sell the estate for maintenance.		
	2 March. Granted, unless he be sequestered for delinquency also	16	80
	23 April. Allowed the part of his estate nearest to his mansion	30	192
	house.		

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6 March 1647. GEORGE LOWE— <i>cont.</i>			
	25 May 1652. Order that he have the lands surveyed by the County Committee as his $\frac{1}{3}$ , with leave to dispose of them.	16	441
	26 July 1655. JOHN WRIGHT, of London, begs leave to proceed at law against $\frac{1}{3}$ of the lands of George Lone. In 11 Car. he obtained a judgment against him for 1,000 <i>l.</i> debt and 50 <i>s.</i> costs, but never received any satisfaction for the same, on account of the sequestration of $\frac{1}{3}$ of the estate for Lone's recusancy.	134 234	331 92 <i>r</i>
L.C.C. 234	26 July. County Committee of Kent to certify, and Reading to report.	29	11
C. 34 20, 39			
234 92D			
R. 234 92E			
C. 234 92F			

## ROB. MOHUN, Buckham and Beaminster, Dorset.

C. 198 719	6 March 1647. Compounds for delinquency. Accepted a command in the King's army, which, however, he delivered up long before the reducing of Bridgwater, where he was taken prisoner when visiting. Is 300 <i>l.</i> in debt. Has taken the Negative Oath.	198	717
-723			
P.R. 198 725	18 March. Fine at $\frac{1}{3}$ , 535 <i>l.</i> - - - - -	4	42
-727			
P.R. 4 35	28 April 1649. Petition to compound renewed. Has not been engaged in the latter war. Allowance craved for charges on the estate.	198	708
R. 198 715			
P.R. 198 709	25 March 1650. Fine 214 <i>l.</i> With note for his estate to be re-sequestered for non-payment.	198	727
D. 198 711		7	76
-713	June? Ordered to pay $\frac{1}{3}$ of the former fine in addition - - -	198	705
R. 198 705	25 June. His rents to be stayed in the tenants' hands till the pleasure of the House be known touching his fourth part, he having paid in his whole fine with interest.	8	169
	15 Oct. 1651. Fine confirmed at 214 <i>l.</i> - - - - -	7	76
		198	727

## JOHN MONCKTON, Northcliff, Co. York.

P.R. 204 227	6 March 1647. Compounds for delinquency in arms. Submitted to Parliament at the render of Newark. Did not compound earlier because the time limited by these articles was extended on account of the plague, and he had not money enough to bear the charges. Has taken the National Covenant and Negative Oath.	204	223
-229			
P.R. 4 35	12 June 1648. Fine at $\frac{1}{3}$ , 54 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> - - - - -	4	160
C. 204 205	30 Oct. 1651. Paid and estate discharged - - - - -	12	333
-206			
R. 204 221			

## WM. ORME, Hauchhall, Longdon, Co. Stafford.

C. 199 293	6 March 1647. Compounds for delinquency. Went into Lichfield garrison, but returned 20 Oct. 1645, and has since lived peaceably in the Parliament's quarters. Has taken the National Covenant and Negative Oath.	199	292
-296			299
P.R. 199 301	23 March. Fine at $\frac{1}{3}$ , 1,395 <i>l.</i> , to be 1,035 <i>l.</i> if he settle the tithes, valued at 36 <i>l.</i> a year.	4	47
305		199	303
P.R. 4 35	23 March. Wm. Barton, minister of John Zachary's, London, informs against Orme, that he has three parcels of ground called Sparrowgreaves, in Mayfield, co. Stafford, and under that name, detains two others, also called Sparrowgreaves, ancient parts of the glebe land of Mayfield Vicarage (where petitioner was 12 years vicar-resident), for which he sued Orme in the Court of Requests. Was thence dismissed to the Common Law, but hindered by Orme's pretended references, and by the wars, and is now no more to return to the vicarage. Orme does	66	165
R. 199 289			
P.R. 66 167			



6 March 1647.

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		not enter them in his particular, though he detains them from the Church. Begg restoration thereof, and allowance of their value, which was 4 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> a year, for the said twelve years, out of Orme's composition. Noted as referred to the sub-committee.		
c. 199	297	1 Dec. 1647. Orme begs review of his fine, and its setting at $\frac{1}{10}$ , being able to produce certificate of his timely coming in.	199	288
c. 199	285	1 Dec. Ordered to pay as much as will amount to the fine at $\frac{1}{10}$ , and then to have a review.	4 199	145 284
R. 199	281	5 April 1649. Fine reduced to $\frac{1}{3}$ , 558 <i>l.</i> , to be 372 <i>l.</i> if he settle 18 <i>l.</i> a year tithes.	199	289
c. 35	189	17 May 1650. Barton informs against Orme as not unworthy of the favour of Parliament, for by his malignant tenants of Mayfield, he has kept in a wicked minister, who, in Aug. 1649, there preached that all such as had any hand in the late King's death were perjured, &c. On petitioner's complaint, the Committee for Plundered Ministers have ordered the case to be examined by the County Committee. He still detains 4 <i>l.</i> a year glebe land, and he has undervalued his estate 130 <i>l.</i> a year.	66	164
REC. 108	195	17 May. Barton is to prosecute his discovery, and Rich to certify if Orme has settled the rectory.	8	52
L.C.C. 168	307	28 March 1651. His fine being paid, sequestration discharged	- 108	197
		25 July. Barton begs examination of witnesses in proof of the undervalue.	66	162
		25 July. County Committee to examine and certify	- - 14	224

## GABRIEL ROBERTS, Seagroit, Co. Denbigh.

PASS 114	817	6 March 1647. Begg to compound for delinquency on Denbigh Articles. Was in arms against Parliament. No order.	114	815
P.R.	4 35			

## FRAS. SANDFORD, Sandford, Salop.

P.R.	5 83	6 March 1647. Petition to compound (missing) referred	- - 4	35
R.	210 475	5 April 1649. Compounds for delinquency in the first war	- 210	478
P.R.	210 479	8 May. Fine at $\frac{1}{3}$ , 459 <i>l.</i>	- - - - 6	35

## HUM. SHEARE, Merchant, Churston, Devon.

P.R.	198 359, 382-384	6 March 1647. Compounds for delinquency in going to the fort over King's Wear near Dartmouth, when held by the King's forces, and remaining there 2 or 3 days.	198	379
D.	198 386			
P.R.	4 35	11 March. Fine at $\frac{1}{10}$ , 90 <i>l.</i>	- - - - 4	38
R.	198 376		198	361
C.	198 380 381	28 June 1650. Complains that, notwithstanding he compounded for a debt of 200 <i>l.</i> due from John Upton, John Sym, and Arthur Upton, and paid a fine for the same, it is sequestered. They were bound by bond, dated 12 April 1639, in 400 <i>l.</i> to Humphrey Sheares his father, whose executor he is, and who died, leaving legacies to the value of 300 <i>l.</i> , besides being indebted, and having little other estate than the 200 <i>l.</i> and interest thereon, amounting to 154 <i>l.</i> His father was never a delinquent, but Arthur Upton is one of the County Committee of Devon, and has procured the said money to be sequestered, and now pretends that he has paid it to the treasurer of the county, and that Col. Anthony Rouse is allowed it in satisfaction of his arrears. Is thus disabled from paying his father's debts and legacies.	198	367

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6 March 1647.	HUM. SHEARE— <i>cont.</i>			
I. & D. 152 131	28 June 1650. The County Committee to certify the cause of	8	181	
-133	sequestration.	10	54, 55	
198 373-375		198	371	
L.C.C. 152 145	14 Feb. 1651. Case referred to Reading - - - -	14	11	
R. 116 691		198	369	
198 363	7 Aug. Sheare to be paid his debt, or allowed to proceed at law	14	246	
D. 116 687	for its recovery.	116	689	
NOTE 234 93			703	
	7 Jan. 1652. He complains that Upton refuses payment, and	116	700	
	begs licence to proceed at law against him.		701	
	7 Jan. Former order enforced - - - -	15	174	
9 March 1647.	CAPT. RICH. LEE, Jun., St. Margaret's, Rochester, Kent.			
C. 203 71-74	Compounds for delinquency in arms. Has been in the Parlia-	203	70	
P.R. 203 67	ment's service since Aug. 1645.			
P.R. 4 37	29 July 1647. Fine at $\frac{1}{10}$ , 34 <i>l.</i> 8 <i>s.</i> - - - -	4	117	
R. 203 65				
	WM. NICHOLLS, D.D., Cheadle, Co. Chester.			
PASS 199 574	9 March 1647. Begg to compound on Denbigh Articles for delin-	199	576	
C. 199 579	quency. Was in Denbigh Castle at its surrender. With a		577	
580	Parliament Order of 20 Oct. 1646, authorizing Col. Roger			
P.R. 199 581	Mostyn, late Governor of Denbigh, to compound with delin-			
P.R. 4 37	quents at its surrender, as though they had come in before			
R. 199 571	1 Dec. 1645.			
	23 March. Fine at $\frac{1}{10}$ , 143 <i>l.</i> - - - -	4	47	
11 March 1647.	EDMUND BOWER, BOWYER, or BOWEN, Alverton,			
	Somerset.			
P.C. 8 169	Fine 188 <i>l.</i> on his composition for delinquency - - - -	4	38	
		191	461	
	30 Nov. 1648. All proceedings against him to be forborne, he	5	33	
	having paid his fine in full.			
	3 Aug. 1653. Being inserted in the list of those who had paid no	12	552	
	part of their fines, proves that he has paid his fine, 188 <i>l.</i> , in			
	full, and the County Committee is ordered to trouble him no			
	further.			
	ANDREW KING, London.			
	11 March 1647. Petitions Parliament for leave to come into	96	322	
	England to compound. For some years since the commence-			
	ment of this Parliament, paid 4,000 <i>l.</i> a year customs to the			
	State, and in the beginning of the differences, freely contri-			
	buted to Parliament on the propositions, and paid his 20th part.			
	But some acquaintance, perceiving his discontent at not			
	obtaining justice at a committee against one of their officers			
	who had grossly abused him, caused petitioner's name to be			
	put in the Commission of Array for London, without his			
	consent. Was thus forced to withdraw into the King's			
	quarters in the West, but never took up arms there. After-			
	wards withdrew into France.			
	11 March. Order in the House of Commons granting him the	205	553	
	Speaker's pass to come into England to compound.			
PASS 205 549	March. Information against him by Col. Thos. Bulstrode, who	205	547	
C. 205 555	desires he may not be admitted to compound, till he has given			
NOTE 205 551	satisfaction as to the charges. He was confederate with Mr.			

COMMITTEE FOR COMPOUNDING.—CASES.

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P.E. 205 521,  
557-559  
o. 205 549

Waller, Mr. Challoner, and Mr. Tomkins, about betraying the City of London, as appears by his own acknowledgment, now in the custody of Mr. Mills, the Judge-Advocate; since which he fled to the King, and with the Queen, departed into France.

Jan. 1648? Order that neither he, nor James Sharrow, nor Thos. Sharrow be admitted to compound in Mr. Darley's absence, being most dangerous delinquents, and not having come in within the limited time. 234 94

7 Feb. King petitions to compound. Left his abode, and went into the enemy's quarters, but deserted them two years since, and went into France, whence he returned under the pass of the Speaker, who referred him to the Committee for Compounding to compound. The greatest part of his estate being personalty, and his debts, writings, &c., having been seized by the several Committees of Camden House, Westminster, and Bucks, begs orders to them to certify what remains of his estate undisposed of, and leave to compound for it, as also for what other estate he has, according to a petition presented by John Bland on his behalf in 1645, which was accepted by the Committee for Compounding. Granted. 205 544 546 4 173

7 Feb. Another petition on the same day, praying to be admitted on Exeter Articles, having been an inhabitant therein within 7 months of its surrender. Has taken the National Covenant and Negative Oath before the County Committee at Chichester. 205 536

L. 4 184 14 Feb. County Committee required to certify - - - 4 175 234 95

16 Feb. Begg that he may rent his house and lands, formerly occupied by Mr. Batchelor, minister of Wyrardisbury, co. Bucks, who has deserted his ministry there, and gone to live in Somerset. Noted, the sub-committee to proceed upon the particular now brought in. 205 538

25 Feb. He is to rent the house if it be empty, but no direction can be given for him to have the lands, and he is to pay the same rent as another will give. 4 192

28 Feb. He complains that since letters went to the Committee at Camden House to make returns, they have appraised and are about to sell certain goods of his, and begs letters requiring them to keep the goods till further order. Granted. 205 542 4 184 186

15 March. Fine at 10, 240l. on Exeter Articles; the sub-committee to proceed on the particulars now brought in. 4 190

L.C.C. 205 561 21 April. Ordered to settle 30l. a year for 7 years on the minister of Wyrardisbury, or Resberry, co. Bucks, for which he is to be allowed the remainder of his fine, 120l. 4 199 234 96

P.E. 205 533 20 April 1649. Begg to compound according to the rate of his former fine for several debts which have not been discovered or accounted for to Parliament, although very great sums owing by most of the debtors have been paid to the State. 205 532

B. 205 529 17 July. Fine 64l. 6s. - - - - - 6 163

c. 32 51 6 July 1652. Begg the benefit of the Act of Oblivion. A part of his estate in the hands of Richard Shute, and consisting of kersies, cottons, serges, &c., was concealed from him at the time of his composition. The Committee of London, sitting at the Wardrobe, are proceeding against him and Shute, to sequester the same. 96 323 303

NOTE 96 305

6 July. The Committee of London to certify what they know of petitioner's allegations, and whether the kersies were sequestered or only secured. 16 656

			Vol.	No.
			G	or p.
11 March 1647.	ANDREW KING— <i>cont.</i>			
NOTE 96 305	16 March 1653. On their certificate, the Committee for Compounding cannot discharge petitioner on the Act of Pardon, but he is allowed to compound on the articles of Exeter for 300 <i>l.</i> value of the goods now; if he recovers more, then he is to compound for the surplusage.	12 96 205	539 305 523	
B. 205 519	22 March. Begg reference to counsel to draw up his report. Granted.	96 205	302 525	
	30 March. Fine at $\frac{1}{10}$ , 30 <i>l.</i> - - - - -	- 205	520	
	8 June. Fine paid, and estate discharged - - - - -	- 12	544	
C. 33 299	3 Aug. Having received an order from the County Committee of Middlesex to pay in an additional fine of 64 <i>l.</i> , he objects.	96	297	
H. 25 186	By orders from the Committee at Camden House, was to receive several goods of his seized upon, but contrary thereto, the goods were sold to the use of the State, to a greater amount than the said fine. Begg that the one may be set against the other.			
D. 96 285	3 Aug. Ordered to pay in the fine with interest, or to be proceeded against according to the letters of 30 June 1653.	12 96	552 297	
	2 Sept. Ordered to pay 32 <i>l.</i> , and respited till 31 October to pay the rest, and to give an account of what he has received of his debts.	25 96	191 285	
13 March 1647.	GEORGE BLUNDELL, Sawston, Co. Cambridge.			
C. 198 673, 677, 669	Compounds for delinquency in being in the King's quarters, from which he returned 4 years ago. Has taken the National Covenant, paid his $\frac{1}{10}$ and $\frac{1}{10}$ , and made a voluntary contribution of horses for the public service.	198	666	
P.E. 198 679	18 March 1647. Fine at $\frac{1}{10}$ , 310 <i>l.</i> - - - - -	- 4	42	
D. 198 671	16 Feb. 1648. Begg to add a particular omitted formerly, of estate worth 14 <i>l.</i> a year.	198	668	
R. 198 663	16 Feb. Fine 28 <i>l.</i> - - - - -	- 4	177 178	
		198	663	
	18 Feb. Sequestration suspended, the fine being paid or secured	234	97	
	JOHN FORD, Eling, Hants.			
L. 199 227	13 March 1647. Begg to compound on Oxford Articles for delinquency in deserting his house, and living in the King's quarters. Never held command against Parliament. Came out of Oxford before the siege, and submitted to Commissary General Ireton, from whom he received assurance that he would be comprised within those articles. Has been beyond seas, whence he has now returned, by virtue of Sir Thos. Fairfax's pass.	199	222	
P.E. 199 225	Begg consideration of the fact that there has been no rent paid to Lady Sandys for the parsonage named in his particular since his sequestration; also of his debts, amounting to 990 <i>l.</i> , besides 4 years' interest.			
P.E. 4 39	18 March. Fine at $\frac{1}{10}$ , 434 <i>l.</i> - - - - -	- 4	43	
B. 199 217	14 May 1650. Order for re-sequestration revoked, he having paid his fine.	8	45	
C. 199 219 -224				
16 March 1647.	GEORGE BISSE, Spergrove, Somerset.			
C. 200 509 -511	Compounds for delinquency in arms. Was compelled by his father, who was a colonel, to take up arms against Parliament.	200	506	
P.E. 200 507	At his father's death in 1644, laid down his arms and submitted to Parliament.			
R. 200 503	3 April 1647. Fine at $\frac{1}{10}$ , 491 <i>l.</i> - - - - -	- 4	60	

COMMITTEE FOR COMPOUNDING.—CASES.

1689

			Vol. No. G or p.	
16 March 1647.				
	3 Oct. 1648. To be proceeded against for not prosecuting his composition.	5	9	
	11 Dec. Sequestration suspended, he having paid a moiety of his estate and secured the remainder.	5 234	36 98	
	30 May 1650. Fine paid, and estate discharged	8	87	
FRANCIS DREW, Holcomb Bogus, Devon.				
c. 200 47, 48 P.R. 200 49 R. 200 43	16 March 1647. Compounds for delinquency in signing warrants for the King's party, being thereunto compelled. Was captain of a trained band before these troubles, but refused to execute his commission against Parliament; also refused a lieutenant-colonelcy.	200	46	
	25 March. Fine at $\frac{1}{16}$ , 202l. 16s. 8d.	4	52	
WM. DURNFORD, North Cadbury, Somerset.				
L.C.C. 290 75 c. 200 69, 70 P.R. 200 71-73 R. 200 65	16 March 1647. Compounds for delinquency in setting forth a musketeer against Parliament. Is a man of weak estate, is greatly indebted, and has many children.	200	68	
	25 March. Fine at $\frac{1}{16}$ , 58l. 10s. 6d.	4	52	
20 March 1647.	HUMPHREY CONINGSBY, Old Cleeve, Somerset, and Longham, Dorset.			
PASS 212 72 c. 212 69, 70 P.R. 212 73-75 P.R. 4 45 R. 212 65	Compounds for delinquency in arms. Was in Dunster Castle at its surrender to Parliament. Had then no estate, but by marriage now has an estate, for which he prays a favourable composition, his wife being no delinquent.	212	68	
	18 May 1649. Asks leave to present another particular of his own and his wife's estate, being very young, and a stranger when the first was sent in.	212	63	
R. 212 61	25 May. Fine at $\frac{1}{16}$ , 25l. 3s. 4d.	6	69	
	3 March 1652. Begs leave to pay it, the time having elapsed, owing to the bankruptcy of Rob. Coningsby, to whom he sent the money.	77	98	
	3 March. Allowed to deposit it, and the case referred to the Army Committee.	16	90	
c. 32 27	19 March. Fine paid and estate discharged	12	412 415	
THOMAS EVERARD, Long Ashton, Somerset.				
c. 202 689 P.R. 202 685 -687 P.R. 4 45 R. 202 681	20 March 1647. Compounds for delinquency in adhering to the King against Parliament. Has taken the National Covenant and Negative Oath.	202	684	
	28 May. Fine at $\frac{1}{16}$ , 62l. 14s.	4	97	
JOHN HOLFORD, Davenham, Co. Chester.				
P.R. 206 543 P.R. 4 45 c. 206 538 -542 R. 206 535	20 March 1647. Begs to compound. Surrendered to Col. Croxton when he besieged Beeston, and lived quietly at his mother's house at Davenham since.	206	539	
	17 Oct. 1648. Fine at $\frac{1}{16}$ , 110l. 17s.	5	14	
SIR FERDINANDO LEIGH, Middleton, Co. York.				
PASS 97 714 CENT. 97 708 D. 97 713 R. 97 705	20 March 1647. Having taken the Oath and Covenant, begs to compound for delinquency in arms. Was in Skipton Castle, but on its surrender, 21 Dec. 1645, went home, and has lived there ever since, obeying the orders of Parliament.	97	707	

20 March 1647.

Vol. No.

HEN. PASTON, DOROTHY, his Mother, and AARON, G or p.  
his Brother, Blackheddon, Northumberland.

- P.B. 200 420 20 March 1647. Henry begs to compound for delinquency. Was 200 418  
P.B. 4 45 cornet of a troop under the Earl of Newcastle, but deserted  
C. 200 433 before the battle of Marston Moor. In May 1645 his lands,  
424 worth 50*l.* a year, from which his mother has her third, were  
B. 200 413 sequestered by the County Committee. Was then about to  
come to London to compound, but for the title set up by his  
mother and second brother, whereby to defraud the State of  
the benefit of his composition, and to disinherit him.  
The case was before the Committee for Sequestrations, and was  
not determined till 9 March 1647, so that he could not earlier  
compound. Begs consideration of his charges in the suit, and  
of the time when he was desirous to compound.
- 1 April. Fine at  $\frac{1}{10}$ , 84*l.* - - - - 4 58
- 22 July. Complains that notwithstanding his payment of a 110 177  
moiety, and securing the rest of his fine, the County Com-  
mittee have allowed his mother, Dorothy Paston, widow, to  
enter upon the estate, and refuse him possession without  
further order.
- 22 July. County Committee ordered to yield him possession, if 4 111  
they find his petition true.
- O.C. 4 124 19 Oct. He complains that he is still kept out by the said 110 183  
Dorothy and Aaron, her son, who refuse to give up possession. 4 127  
Begs an order to the County Committee to put him in pos-  
session. Granted.
- 16 Jan. 1652. Noted to be sequestered, having elapsed payment 12 392  
of his fine.
- B. 110 185 7 April. Petition renewed. Dorothy and Aaron Paston have 110 191  
retained possession by virtue of a deed of later date than that  
under which petitioner claims. Has been disabled from paying  
his second moiety thereby.
- 14 April. Ordered to state his title, and Brereton to report - 16 305  
110 189
- 6 May. Begs a hearing of the report, his money being all spent 110 179  
in attendance thereon. Granted. 16 361
- D. 200 415 11 May. If the premises were sequestered out of his possession 16 376  
for his delinquency after his father's death, and if the estate  
was let as his, the County Committee are to give him possession  
of  $\frac{1}{2}$ , unless his mother and brother show cause within a  
month.
- 18 June. They are to examine witnesses on both sides if they 16 566  
find it difficult to judge as to the possession, but are not to  
intermeddle with the title.

JOHN SAMWAYES, Broadway, Dorset.

- P.B. 4 45 20 March 1647. Begs to compound on Truro Articles for delin- 115 751  
quency in arms.
- C. 115 749 12 April. Begs that, according to the Articles of Portland, upon 115 748  
750 its surrender to Captain William Batten, Vice-Admiral of the  
P.B. 115 754 Parliament's forces at sea, his estate may be freed from seques-  
tration without his paying any fine.
- 29 Dec. 1652. Petitions the Committee for relief on Articles of War, 115 745  
being comprised within the said Articles, made 4 April 1646, and  
confirmed by Parliament 20 Jan. 1647, petitioned the Com-  
mittee for Compounding, yet has had his estate continued  
under sequestration ever since. Begs stay of the sale of his  
small estate, and discharge of the sequestration.
- L.C.C. 152 693 29 Dec. Committee for Compounding to certify whether he has 115 743  
697 forfeited the benefit of his articles.

COMMITTEE FOR COMPOUNDING.—CASES.

1691

			Vol. No. G or p.
20 March 1647.			
c. 32 209	12 Jan. 1653. County Committee to certify all proceedings	-	17 589
R. 25 123	22 July. On report of the Committee for Compounding, the Committee for relief on Articles of War adjudge him comprised within Portland Articles, and order his discharge.	115	739
	30 and 31 Aug. Discharged accordingly and so certified to the Trustees at Drury House.	12 25	561 183

EDW. STANLEY, Knockin, Salop.

NOTE 199 780	20 March 1647. Compounds for delinquency in arms. Was captain-lieutenant to the county troop of horse. Submitted to Parliament and took the National Covenant before Dec. 1645.	199	767
c. 199 769			
-773	Has also taken the Negative Oath.		
D. 199 781			
P.E. 199 776	25 March. Fine at $\frac{1}{10}$ , 177 <i>l.</i> , but if he make it appear that an annuity of 30 <i>l.</i> issues yearly from his estate, he is to be abated 45 <i>l.</i>	4	52
777			
R. 199 763			
P.E. 4 149	13 Dec. Begg a review on account of errors in his particular.	199	765
R. 199 763	Has paid a moiety of his fine and secured the rest.		
	14 Feb. 1648. Fine reduced to 151 <i>l.</i>	-	4 175

ROB. TANKERSLEY, Isle of Axholme, Co. Lincoln.

PASS 202 657	20 March 1647. Compounds for delinquency in arms against Parliament. Submitted to the Earl of Manchester at Tickhill Castle in July 1644, and obtained his protection. Has taken the National Covenant and Negative Oath.	202	650
c. 202 653			
-655			
P.E. 202 651			
R. 202 647	28 May. Fine at $\frac{1}{10}$ , 106 <i>l.</i> 10 <i>s.</i>	-	4 97

THOS. TROWE, Owston, Isle of Axholme, Co. Lincoln.

P.E. 124 409	20 March 1647. Begg to compound for his small sequestered estate. Served the King at first, but laid down his arms 2 years since, and submitted to the Earl of Manchester, from whom he had a protection. Has taken the Oath and Covenant.	124	405
c. 124 407			
411			
P. 124 413			
c. 34 84	Noted as referred to the sub-committee.		

GREGORY TURR, Burnham, Co. Lincoln.

PASS 202 669	20 March 1647. Compounds for delinquency in arms against Parliament. Submitted to the Earl of Manchester in July 1644, and obtained his protection. Has taken the National Covenant and Negative Oath.	202	662
c. 202 655,			
665-667			
P.E. 202 663			
R. 202 659	28 May. Fine at $\frac{1}{10}$ , 63 <i>l.</i> 10 <i>s.</i>	-	4 97

23 March 1647. CHRISTOPHER BERRISFORD, Leadenham, Co. Lincoln.

	Fine on a petition (missing) to compound, 640 <i>l.</i>	-	4 47
	Oct. 1648? Begg acceptance of 150 <i>l.</i> in part payment of 315 <i>l.</i> still unpaid of his fine, and respite till January next for the rest.	67	616
	16 Nov. Fine reduced on review to 514 <i>l.</i>	-	234 99
	5 May 1649. Fine paid and bond delivered	-	234 100

ANTHONY BOKENHAM, Dedham, Essex, and HENRY, his Brother, Yaxley, Suffolk.

o. 200 59	23 March 1647. Anthony begs to compound for delinquency in going to Oxford. Came into the Parliament's quarters before 1 Dec. 1645, and tendered himself to the Committee for Examinations, where he took the Negative Oath.	200	55
c. 200 58, 59			
P.E. 200 63			

			Vol. No. G or p.
23 March 1647.			
P.E. 4 48	25 March 1647. Fine at $\frac{1}{10}$ , 90l.	- - - -	4 52
R. 200 51	21 April. His brother Henry begs to be joined in his composition, his whole estate being the 20l. a year charged on the estate of his brother, for which a deduction was to be made on proof thereof. Granted.	200	54
C. 200 61			4 77

## RADCLIFFE GERARD, Barton, Co. Lancaster.

C. 89 431	23 March 1647. Begs to compound for delinquency in arms. Laid them down above 12 months ago, and has taken the National Covenant and Negative Oath. No note of fine.	89	428
-433			
P.E. 89 429			
R. 89 425			

## CLAIMANT ON THE ESTATE.

26 Dec. 1654. ANN, widow and executrix of RICH. LEIGH, of Barnacre, co. Lancaster, begs discharge of a messuage and two cottages in Barton-in-Downe, Holland, leased for 99 years by Sir Chas. Gerard, Radcliffe Gerard, and others, 28 April 1631, to her husband on rent of 10l.; but being tenant at will, the premises were sequestered for his delinquency.	97	665
26 Dec. Referred to County Committee	- - - -	27 139

## SIR EDW. LAWRENCE, Creech Grange, Isle of Purbeck, Dorset, and ROBERT, his Son.

O.C. 4 72	23 March 1647. Sir Edward Lawrence having preferred his petition to compound, and had it referred to the sub-committee, complains that the County Committee are ordering the felling of his woods, and begs an order to stay their proceedings.	99	639
P.E. { 99 655			
204 285	23 March. Order granted forbidding the felling of timber, or defacing any dwelling-house or seat.	4	48
C. 204 287	10 Dec. His father being lately dead, Robert Lawrence begs to proceed in the composition.	204	283
288	10 Dec. Sub-committee to examine whether petitioner is not a delinquent.	4	148
R. 204 273	17 Jan. 1648. Fine at $\frac{1}{10}$ , 1,428l., but if he settle 140l. a year out of his rectory for increase of the maintenance to ministers, to be abated 1,400l.	4	162
P.E. 204 279	21 April 1649. Begs leave to correct the mistakes of his former particular, and to compound for the estate come to him in right of his wife, by the death of her father, John Williams. Noted as granted.	204	277
D. 204 281	23 June. Fine 1,948l., to be abated to 348l. if he settle 160l. a year on ministers.	6 115, 116	
R. 204 275	26 July. Having settled the rectory, sequestration suspended on security for payment of the remainder of his fine.	99 651	
C. 99 632	31 July. The rectory to be disposed of for the maintenance of ministers, viz., 50l. a year each for Melcombe Regis and Wareham, and 30l. each on Portsmouth and Affpuddle.	6 178	
152 681	21 May 1651. Being disabled by imprisonment from paying a small remainder of his fine, begs consideration of his case.	234 101	
O.C.C. 99 649	21 May. Affidavit to be made of the equity of the case, and Reading to state and report.	99 637	
C. 99 653	16 Jan. 1652. Note that his fine has been paid in full	14 129	
C. 204 289	30 Jan. Re-sequestered by order of the County Committee	99 633	
CASE 99 635	5 April. Fine paid and estate discharged	12 391	
R. 99 647	20 May. County Committee to certify how the 160l. has been settled.	257 38	
C. 32 10		12 421	
35 13,		16 424	
200			
L.C.C. 152 677			



			Vol. No. G or p.
24 March 1647.	WM. BARWICK, Normanton, Co. Notts.		
c. 201 83, 84	Compounds for delinquency in adhering to the forces raised	201	81
P.E. 201 85	against Parliament. Submitted two years ago, but came not		
P.E. 4 54	in to compound, because he then had no estate; but by the		
	decease of his father, an estate has fallen to him. Has taken		
	the National Covenant.		
R. 201 79	15 April 1647. Fine at $\frac{1}{10}$ , 30 <i>l</i> .	- - - - - 4	72
	14 July 1653. Summoned to produce his discharge by the County	164	333
	Committee.		

GILES BURTON, Scotton, Co. York.

c. 210 753	24 March 1647. Compounds for delinquency. At the beginning	210	751
754	of the troubles, joined the King's forces under the Earl of New-		
P.E. 210 755	castle, but returned nearly 3 years since to the obedience of		
	Parliament. Being very aged and infirm, employed his		
	solicitor to present his petition before 1 Dec. 1645, but it was		
	lost, and he has now come in person.		
c. 35 69,	15 May. Fine at $\frac{1}{2}$ , 413 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> ., but if he settle the impropriation	6	46
152, 182	of Scotton, his fine is to be 200 <i>l</i> .		
L.C.C. 172 241	9 April 1651. Having paid his whole fine, complains that he can-	71	661
D. 172 243	not get into possession of his estate, because the tenant		
-245	forcibly keeps it; held it 20 years before the sequestration.		
REC. 71 659	Begs its restoration.		
	26 May. County Committee to restore him to his estate -	- 14	128

RICH. JONES, Trewern, Co. Radnor.

L.C.C. 205 979	24 March 1647. Begs to compound according to the time of his	205	972
983	submission to Parliament, which was in Oct. 1645. His delin-		
c. 205 977	quency was issuing warrants for raising money for the King's		
P.E. 205 975	forces.		
P.E. 4 65	2 June 1648. Fine at $\frac{1}{2}$ , 144 <i>l</i> .; but if he satisfy the committee that	4	204
D. 205 981,	he has but an estate for life in the 48 <i>l</i> . a year for which he	205	967
985, 973	has compounded, and that it is his whole estate, he is to be		
R. 295 963	admitted to a review on paying a moiety.		
D. 205 969	8 Feb. 1649. Fine reduced on review to 72 <i>l</i> .	- - - 5	59
R. 205 465	16 Jan. 1652. To be re-sequestered for elapsing the time for pay-	12	393
REC. 95 141	ment of the second half.		
205 967	19 May. Pleads that though he was freed by the Act for South	95	143
c. 95 145	Wales, he is still molested.		
168 15	27 May. Order that he be left to enjoy his estate, and his bonds	16	470
L. 234 102	delivered up to him, his second payment being taken away by	30	422
D. 95 142	his composition on the Act for South Wales.		
O.C. 12 611			

COL. WM. PRETTY, Gwern-y-Cleppe, Co. Monmouth.

c. 202 197	24 March 1647. Compounds for delinquency. Was in arms at	202	200
205	Baglan Castle against Parliament; but on the invitation of		
P.E. 202 201	the County Committee at Chepstow, he and divers other		
-203	chief commanders came in and submitted to them, and took		
R. 202 195	the Negative Oath 24 March 1646; has ever since demeaned		
	himself faithfully. Has 4 children by his wife, who has 3 by		
	her former husband, her jointure being but 84 <i>l</i> . 10 <i>s</i> .		
	13 May. Fine at $\frac{1}{2}$ , 126 <i>l</i> . 15 <i>s</i> .	- - - 4	92
	18 June. Paid and estate discharged -	- - - 8	152

24 March 1647.		WM. RUDGLEY, Dunton, Co. Warwick.		Vol. No. G or p.	
c. 201 309	24 March 1647. Compounds for delinquency in arms	-	-	201	308
-313	22 April. Fine at $\frac{1}{2}$ , 281 <i>l.</i> 5 <i>s.</i>	-	-	4	78
P.E. 201 311	19 July 1649. Fine reduced to $\frac{1}{2}$ , 178 <i>l.</i> , to be admitted to a review on paying a moiety.	6		171	
E. 201 305		234		103	
E. 201 305	30 July. Reduced to 112 <i>l.</i> 10 <i>s.</i> , out of which an abatement is made of 89 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> for 536 <i>l.</i> debts, leaving the fine 23 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	6		181	
	7 June 1650. Fine paid and estate discharged	-	-	8	130
25 March 1647.		HENRY DARCY, third Son of CONYERS, LORD DARC <small>Y</small> , of Darcy.			
P.E. 200 697	Compounds for delinquency in assisting the King's forces against Parliament. Rendered in Nov. 1645, and has since lived subject to Parliament, but could not earlier prosecute his composition by reason of the quartering of the Scotch Army on him. Has taken the National Covenant and Negative Oath.	200		689	
P.R. 4 54					
C. 200 691					
-695					
E. 200 687	5 April 1647. Fine at $\frac{1}{10}$ , 176 <i>l.</i>	-	-	4	63
		GEO. DENTON, Cardew, Cumberland.			
C. 200 807	25 March 1647. Compounds for delinquency in arms; submitted in Sept. 1644, but by reason of the Scotch forces being in those parts, could not raise money for his composition.	200		806	
809					
P.E. 200 811	13 April. Fine at $\frac{1}{10}$ , 60 <i>l.</i> 10 <i>s.</i>	-	-	4	67
P.R. 4 54	5 July 1650. Begs acceptance of the second moiety of his fine, according to the votes of 7 May 1650. In spite of the great troubles in those parts, took pains to have his second payment, with interest, ready by 1st June, but being 260 miles distant, the person who brought his money did not reach town till 4 June.	80		197	
D. 200 813					
E. 200 803	5 July. Order that the Committee for Compounding can do nothing.	8		204	
	19 Nov. Fine paid in full, with interest	-	-	200	816
		GEORGE, eldest Son of JOHN EYRE, Hathersage, Co. Derby.			
C. 203 50-52	25 March 1647. Petition to compound (missing) referred	-	-	4	52
58-61	27 May. Compounds for delinquency in arms. Surrendered to the County Committee in 1644, and took the National Covenant. Had his deeds plundered from him, and only lately recovered them.	203		54	
D. 203 56					
P.E. 203 63	20 July. Fine at $\frac{1}{10}$ , 50 <i>l.</i>	-	-	4	111
P.R. 4 96	11 June 1649. Petitions to compound on the late resolutions, on his own discovery, for delinquency in the first war. Has never been sequestered or judicially impeached; was not engaged in the latter war.	215		765	
E. 203 51					
P.E. 215 767	17 July. Fine 25 <i>l.</i>	-	-	6	163
E. 215 763					
		ROB. FAWDINGTON, Aldwark, Co. York.			
C. 86 741	25 March 1647. Begs to compound for delinquency in assisting the forces raised against Parliament for a few weeks. Being rectified in his judgment, returned to his house at Christmas 1643, and has since conformed to Parliament. His estate is mean.	86		736	
-743					
D. 86 740	4 May 1649. Petition renewed. Acknowledges that he was in arms against Parliament, but came in June 1644.	213		465	
P.E. 86 737					
P.R. 4 54	15 June. Fine 30 <i>l.</i>	-	-	6	105
E. 86 745	14 Nov. 1650. Paid in full, with interest	-	-	213	470
P.E. 213 467					
E. 213 463					

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	Claimants on the Estate of the late JOHN FLEMING, WM. FLEMING, his nephew, Skirwith, Cumberland, JORDAN CROSLAND, Helmsley, and SIR JORDAN CROSLAND, Harum, Co. York.*	
REC. 201 92	25 March 1647. WM. FLEMING compounds for delinquency in 201 90	
C. 201 101	being in arms against Parliament. Submitted in September,	
L.C.C. 201 95	and then took the National Covenant.	
D. 201 91	15 April. Fine 110 <i>l</i> .	4 72
P.E. 201 93	20 April 1649. JORDAN CROSLAND, of Helmsley, co. York, com- 210 232	
P.E. 4 54	pounds for delinquency in being in arms in the first and second	
R. 201 87	wars.	
P.E. 77 468	26 April. Fine at $\frac{1}{2}$ , 25 <i>l</i> . or 30 <i>l</i> .	6 26
210 234	23 Jan. 1650. Fleming begs allowance of his title to manors, &c.,	85 783
R. 77 481	in cos. Lancaster, Westmoreland, and Cumberland. His	
210 215	grandfather, Wm. Fleming, settled them upon himself and	
P.E. 8 180	his heirs male, with remainder to his right heirs, and died,	
10 54	leaving issue, John and Daniel. John Fleming, 10 years ago,	
D. 85 785	settled them on trustees till his eldest son William was	
R. 85 779	21 years of age. In 1647 they were sequestered for the	
H. 12 44	supposed recusancy of William, who died a minor, when the	
	appeal of the trustees was pending before the Barons of	
	Exchequer. Mr. Steele, now Recorder of London, the referee	
	of the appellants, delivered his opinion in their favour. Peti-	
	tioner claims by way of remainder, and begs reference to	
	counsel.	
L.C.C. 85 772	5 Dec. On Brereton's report, order that Rydal Manor be con- 10 248	
C.F. 10 360	tinued under sequestration, Coniston be freed, unless the heir- 85 773	
	at-law shew cause to the contrary within a month, and	
	Beckermest be compounded for on petitioner's proving the	
	will mentioned in the report, and the death of Wm. Fleming,	
	the infant. A month longer allowed the heir-at-law.	
	29 Jan. 1651. If Rydal be sequestered for recusancy only, the 10 370	
	mansion house is not to be let; but if for delinquency and recu-	
	sancy, it is to be let.	
	19 Feb. Bridget and Agnes Fleming, daughters of John Fleming, 85 769	
	beg discharge of lands and tenements in co. Westmoreland,	
	leased 30 Sept. 1648 to Lady Eleanor Lowther and others, by	
	their father, John Fleming, in trust till the majority of his son	
	William, whose heirs they are.	
H. 14 29	19 Feb. County Commissioners to certify - 14 16	
	26 Feb. 1652. Petition of JORDAN CROSLAND, BRIDGET, his wife 77 443	
	[née Fleming], and AGNES FLEMING, for discharge of manors,	
	&c., in cos. Lancaster, Westmoreland, Cumberland, and York,	
	renewed. Wm. Fleming, the infant, was never actually	
	possessed of the premises, which were sequestered as his.	
	The certificate of the County Committee of Westmoreland has	
	miscarried.	
	26 Feb. Referred to the County Committees of Cumberland and 16 68	
	Westmoreland.	
L.C.C. 170 609	23 March. Wm. Fleming, Bridget Crosland, and Agnes Fleming 85 767	
D. 170 611	complain that although Wm. Fleming has appealed to the	
618	Committee for Compounding for a great part of the estate, by	
D. 77 447	virtue of the entail, and is in actual prosecution thereof,	
474	and although Bridget Crosland and Agnes Fleming are	
C. 77 478	prosecuting their appeals for the remainder of it, yet the	
466	whole estate is presented in the Committee for Compound-	
32 128	ing's list to Parliament as that of Wm. Fleming, the infant,	
	deceased. Beg that the auditor may state that the said estate	
	is under appeal. Noted, for the petition to be transmitted to	
	Garland [to be offered to Parliament].	

\* It is not clear from the papers whether these two Croslands are identical.

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25 March 1647.	JOHN FLEMING, &c.— <i>cont.</i>		
R.C. 17 562	4 Jan. 1653. Petitioners complain that they are likely to be prejudiced in their claims by the insertion of John Fleming's name in the last Act for Sale. The said John died 23 Feb. 1643, nearly 80 years old; for several years before his death he had not travelled a mile from Rydal, and was never sequestered. Beg relief according to the provisions of the Act.	85	761
C. 77 470			
480			
85 743			
L.C.C. 85 733			
-735, 741			
150 347			
D. 150 345	27 Jan. Jordan Crosland complains that, although a Protestant, he has been returned by the County Committee of Lancaster as a Papist, and owner of Urswick, co. Lancaster, and that his name is inserted in the late Act for Sale. Was never convicted of recusancy, nor ever owner of Urswick, which was first sequestered as Wm. Fleming's, after whose decease, it should have come to petitioner's wife Bridget, and her sister, Agnes Fleming, the coheirs; but they have never had possession.	77	442
	27 Jan. Committee for Compounding dismiss his petition, because he compounded without mention of any estate in co. Lancaster. The Registrar's certificate ordered to be produced.	17	627 637
C. 32 175	23 Jan. Wm. Fleming, on behalf of himself and Agnes and Bridget, begs that, as owing to multiplicity of business, their cases are not heard, the Committee for Compounding will take notice of his appeal, and relieve him.	85	757
200			
85 737,			
747, 763			
L.C.C. 85 740	5 April. Jordan Crosland's petition renewed	77	463 444
170 615			
D. 85 751	5 April. Committee for Compounding order discharge of his lands in Yorkshire, and the County Committee of Lancashire are to certify in 3 weeks the ground of the first sequestration of Urswick, as they find it in the former County Committee's records.	25	31
755		77	461
D. 77 445, 446,	5 April. Crosland being returned as of Furness, co. Lancaster, and a Papist, proceedings stayed pending further enquiries.	25	32
450-452,			
472-477	31 May. Wm. Fleming petitions that he applied to have the name of John Fleming, his uncle, expunged from the late Act for Sale, as never being actually sequestered, but could not be heard through multiplicity of business. Renews his petition for a certificate to the Drury House Trustees.	85	760
C. 32 240			
85 745	31 May. To be heard next week, the case being too long to be debated now.	25	86
L.C.C. 77 483	3 Aug. Brereton to state Crosland's case, and that of the Flemings, as well upon the proviso in the last Act for Sale, as upon the title allowed by the Committee for Removing Obstructions.	25	154 85 749
484			
C. 77 485	7 Sept. John Fleming declared to be within the said proviso, being not sequestered before 1 Dec. 1651, and the sequestration of Coniston and Beckermet manors discharged, the rents, &c., of which are to be paid to Wm. Fleming, with arrears, from 28 June 1650. The Committee for Compounding cannot, on the proof before them, discharge Rydal Manor, but leave him to make further proof.	19	1120 234 105
486			
E. 210 217			
C.P. 25 89	10 March 1654. Crosland begs to compound for Rydal Manor in the third Act for Sale, having married Bridget Fleming, and had conveyance of the same from Agnes.	77	454 210 225
	14 March. No further proceedings to be taken against Crosland in respect of the estate at Urswick.	25	312
	31 July. Fine (not given) paid and estate discharged	24	1165
	March 1654. Daniel Fleming, of Skirwith, co. Cumberland, begs discharge, with restitution of rents, of Rydal Manor, Westmoreland, Beckermet, Cumberland, and Coniston, Lancashire, come to him on the death of his father, Wm. Fleming, who, in	85	719
E. 77 455			
E. 25 291			
SUR. 58A 541			
P.B. 210 228			
P.B. 25 311			
210 221			
D. 210 227			
REC. 210 224			
C. 83 411			
34 33			

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- 1650, obtained allowance of his title to Coniston and Beckermet, but not to Rydal, that being referred to the Army Committee. Meanwhile his father's name being in the late Act for Sale, he and his father appealed to the Committee for Removing Obstructions, who allowed their title 30 March 1653, and the Trustees for Sale suspended the survey.
- 21 March 1654. Dan. Fleming, of Coniston, Lancaster, complains that while his title to Rydal Manor, &c., depends, it is surveyed by the Trustees, and begs that if his title be disallowed, he may compound for it. Noted as referred to Reading in order to a composition. 85 723
- 28 June 1650. A motion on behalf of FRANCIS, son [? grandson] of SIR ROBERT BINDLOSS, referred to Brereton. 8 181
- 6 May 1652. Francis Bindloss [of Wherwell, Hants, grandson of Sir Robert, being the second son of Sir Fras. Bindloss, Bart.], begs reference to counsel of his claim to Sherburn Rectory, with two ox-gangs of land, and a tenement, conveyed by John Fleming to petitioner, and lately sequestered for the delinquency of Wm. Fleming, his son, both deceased. 68 803
- 6 May. Referred to Brereton - - - - - 16 361
- 10 June He begs reference to the County Committee of Yorkshire to certify the cause of the sequestration. Sir Rob. Bindloss, petitioner's grandfather, 18 years ago conveyed to John Fleming, deceased, and others, tithes, lands, &c., in cos. Lancaster and Durham, in trust to employ them for petitioner, in pursuance whereof, John Fleming, 10 Jan. 1636, purchased the rectory of Sherburn, co. York, for 1,500*l.* by him received out of the profits of the estate. Has but lately come of age, and has had a suit in Chancery against Fleming's executors for performance of the said trust, which is lately ordered to be performed, and 4,000*l.* awarded to petitioner, who is directed by the Court to accept the said rectory, which, in regard of his non-age, &c., is unduly sequestered, as John Fleming's estate. 68 783  
797
- L. 68 785 10 June 1652. County Committee to certify the date and cause of sequestration, and Brereton to report on the title. 16 526  
85 731 68 781
- D. 68 787 28 July. Petition renewed, and requesting reference to counsel; some of the lands are unjustly sequestered as Edw. Norris' lands. 68 789  
829
- 28 July. County Committee to certify, and Reading to report - 17 67
- B. 68 777 31 Aug. Bindloss begs reference to the County Commissioners of Lancaster and Cumberland, and that Brereton may report on the whole case. Granted. 68 792,  
825, 827  
17 174
- 14 Oct. A petition (missing) referred to the County Committee of Westmoreland to certify. 17 333
- D. 68 843 18 Nov. On report, sequestration discharged with arrears from 68 855  
-848 10 June 1652. 19 1043
- L.C.C. 68 854, 23 Nov. His request for arrears from 24 Dec. 1649 referred to the County Committee of York, who are to examine what augmentations are granted out of the rectory by the Committee for Plundered Ministers, and if none, they are to allow him arrears from Dec. 1649. 17 426  
851, 849
- D. 68 133
- C. 33 325
- C. 68 861, 757, 858, 860
- D. 68 835-841 11 May 1654. Claim allowed, sequestration discharged, and arrears from 31 Aug. 1652 granted. 23 1605
- H. 25 314
- B. 68 805
- L.C.C. 140 83 17 Aug. 1653. The PARISHIONERS OF ULVERSTON, co. Lancaster, beg payment, with arrears, of 10*l.* a year for 20 years, allowed to their minister by John Fleming, to whom King James granted their rectory, and tithes of great value, at 42*l.* rent, on con-
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25 March 1647.	JOHN FLEMING, &c.—cont.		
	dition of their maintaining a fit chaplain; but Fleming being a Papist delinquent, the rectory is sequestered, and the agent has refused payment the last 2 years.	25	169
	17 Aug. 1653. Referred to Reading	140	79
R. 140 73	Aug. 1654. They petition the County Committee for Lancaster for like allowance, stating that in 1651, the estate became sequestered for the Popery and delinquency of Sir Jordan Crosland, who married Fleming's eldest daughter; they have applied to the Committee for Compounding, who wish a certificate on oath of the payments, and of there being a resident minister, but now they hear that the sequestration has been discharged, with arrears from Aug. 1652.	140	85
	5 Jan. 1655. Their claim allowed on report, and the sequestration discharged, with arrears from 24 Dec. 1649.	23	1659
	1 June 1655. JOHN KIRBY, of Kirkby in Furness, co. Lancaster, begs indemnity for having paid to the County Committee 40 <i>l.</i> , part of a debt of 100 <i>l.</i> , due to the late John Fleming, for which, and the rest of the debt, the executors, Jordan Crosland and George Collingwood, have arrested and imprisoned him.	145	270
	1 June. Orders for delivery to him of 2 bonds of 40 <i>l.</i> each for payment of the said 40 <i>l.</i>	27	412
	LESSEES OF THE ESTATES.		
	5 July 1650. THOMAS GARTH and ANTHONY HALE beg to be admitted tenants to the Manor of Rydal, co. Westmoreland, which is under sequestration.	87	272
	5 July. The County Committee to let the estate to the petitioners, they giving as good rent as any other.	8	203 208
L.C.C. 253 29 LET. 234 105A SUR. 234 105B	9 July 1651. JOHN WINTER, of Penrith, Cumberland, petitions that Rydal Manor, Westmoreland, sequestered from the late Wm. Fleming, was posted up Nov. 1650, but not let till May 1651, and then let privately to Walter Cowper for 100 <i>l.</i> , though petitioner offered 200 <i>l.</i> and good security. Cowper has assigned his lease to Roger Barwick, a recusant delinquent, for his master, Sir Jordan Crosland, a dangerous delinquent, who keeps possession, to the terror of the well-affected, it being a strong place, and a noted rendezvous for malignants. The late County Committee leased it for 2,000 <i>l.</i> for 1650 to Sir Jordan, but no rent has been paid. Being faithful and a sufferer for the Commonwealth, is troubled at this abuse, and begs examination before the County Committee for Cumberland, the County Commissioners for Westmoreland being the parties complained of; also leave to lease the estate at 200 <i>l.</i> , and the leviation of the 2,000 <i>l.</i> for 1650, on Sir Jordan.	131	373
	9 July. County Committee for Westmoreland to certify what they know, and to survey the estate; and report how many acres it contains, and whether they have let it by the box; also to give account of what wood was felled last year, and allow no more to be felled without direction.	14	197
	3 Dec. County Committee denying the truth of the petition, and affirming that Winter himself denies writing it, the Committee for Compounding state that it was drawn and delivered by Wharton, a solicitor, who affirms that he was instructed thereto by Winter.	30	460
	15 June 1654. JOHN WILSON, of Hornby, co. Lancaster, begs the tithe-rents, for 1651 and 1652, of lands in Urswick and Ulverston, sequestered for Sir Jordan Crosland's delinquency. The lands and tithe-rents being usually farmed together, at the rent of 15 <i>l.</i> a year, in 1650 offered 23 <i>l.</i> a year for 7 years, but the	132	103

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		County Committee of Lancaster refused to allow him to gather the tithe-rents, saying they have not power to farm rents, so petitioner has only the profits of the lands let but at 17l. a year.		
		15 June 1654. Referred to the County Committee	-	27 72
		SIR WM. HUDDLESTON, Millom, Cumberland.		
C. 202	93	25 March 1647. Compounds for delinquency in adhering to and assisting the King against Parliament.	202	96
	107			
P.E. 202	101	11 May. Fine set at a moiety, 2,212l.	-	4 87
C. 202	101			234 106
	93			
R. 202	91	29 April 1649. Bega to compound for delinquency in arms in both wars.	94	202
P.E. 202	87		202	86
	89	19 July. Fine for both delinquencies, 1,492l. 10s., the first fine being at $\frac{1}{2}$ and not submitted to.	6	169
R. 202	83	9 Nov. The fine being paid or secured, sequestration suspended	-	94 187
				191
		6 Dec. Mr. Allen desired to satisfy the Committee for Compounding as to Sir William's orders.	6	242
		29 Jan. 1650. The rents due since the payment of the first moiety of his fine to remain in the tenants' hands till 1 April 1650.	7	191
		24 March. Sir William begs an order to receive the rents now in the tenants' hands, his eldest son having paid the moiety of the fine.	94	207
				210
		25 March. The rents to be suspended for 6 weeks, in which time he is to pay the first moiety of his second fine, and secure the remainder, and then have the rents, and suspension of sequestration.	7	78
		7 May. On paying the first fine, the rents are to be detained in the tenants' hands a month longer, in which time he is to perfect his second fine.	8	25
P.E. 94	197	12 Nov. He begs letters of suspension for what he has already compounded for, and a moderate fine on an additional particular.	94	195
H. & P.E. 12	9	19 Nov. Fine for both wars advanced to 2,242l. 10s.	-	12 21
	-11	20 Nov. On making up the payment of a moiety thereof, he is to have letters of suspension, after which his just debts and engagements will be considered.	12	24
P.E. 94	206	22 Nov. Bega to compound at $\frac{1}{2}$ on the votes of Parliament of 2 Oct. 1650, for omissions in his particular.	94	204
P.E. 12	37	27 Nov. Letters of suspension granted, his fine being paid or secured.	12	49
L.C.C. 150	399	4 Feb. 1651. He is to receive his rents growing due in February	30	125
	172 579	3 Dec. Suspected of being engaged with the King of Scots in the last invasion. If so, his estate is to be let; if not (and if part of his estate in co. York has been undervalued in his composition) it is to be forfeit.	30	485
		16 Jan. 1652. Noted to be sequestered for having elapsed payment of his fine.	12	391
C. 32	100	23 Jan. Order revoked, he being on his review	-	12 397
P.E. 27	33	14 April 1654. Petitions the Protector for remission of the remainder of his fine, which for both wars ought to be only 1,492l., with reductions for incumbrances on his estate. With reference to the Committee at Haberdashers' Hall to state and report.	94	184
	202 77		202	79
		18 April. Petitions the Committee for Compounding accordingly. Noted, referred to Reading.	94	182
		April. Case reported in full	-	- 202 73
		9 Sept. The Committee for Compounding consider the fines due out of his estate pardoned by the Act of Oblivion.	30	489

25 March 1647.	SIR WM. HUDDLESTON— <i>cont.</i>	<i>Vol. No.</i>
	CLAIMANT ON THE ESTATE.	<i>G or p.</i>
31 May 1650.	MARK BRADLEY begs he may not be disturbed in his lease of lands in Little Haseley, co. Oxon, purchased for payment of debts before the wars from Sir Wm. Huddleston, who has since been engaged against the Parliament, and therefore his tenants have been threatened with sequestration.	70 424

## RICHARD KIRKBRIDE, Ellerton, Cumberland.

L.C.C. 234	107	25 March 1647. Note of a letter on his behalf presented by the County Committee of Cumberland.	4	52
C. 201	465			
P. 201	467	27 March. Compounds for delinquency in arms. Rendered in Oct. 1644, and then took the National Covenant.	201	464
R. 201	461			
R.C. 4	54	22 April. Fine at $\frac{1}{10}$ , 66 <i>l.</i>	4	78
P.E. 201	459			
R. 201	453	11 May 1649. Begs to compound for delinquency in the last war. Has paid a moiety of his first fine.	201	458
L.C.C. 252	8			
D. 201	455	17 May. Fine at $\frac{1}{10}$ , 108 <i>l.</i> 18 <i>s.</i> 9 <i>d.</i>	6	52
		7 March 1651. Begs that he may not be returned as an obstinate defaulter. Was fined at Newcastle for delinquency in the second war, paid his fine, and had a full discharge. In Sept. 1650, he sent the remaining moiety of his first fine, with interest, to Humphrey Hutton, grocer, to be by him paid into the treasury at Goldsmiths' Hall before the time limited, but Hutton broke and neglected to pay. Is ready at an hour's warning to pay the same.	97	209
		7 March. Ordered to deposit the moiety, with interest, till further order.	97	211
		16 Jan. 1652. To be sequestered for non-payment of the second half of his fine.	12	391
		19 March. Paid and estate discharged	12	417

## PETER NORTON, Disforth, Co. York.

C. 201	570	25 March 1647. Compounds for delinquency. Collected the assessments and assisted the King's forces, but was never in arms. Was adjudged a delinquent in Jan. 1648, after he had taken the National Covenant. Has yielded obedience to all ordinances of Parliament since Feb. 1644.	201	572
	575			
D. 201	573			
C. 201	580	April? Begs that Sir Rich. Darley and Sir John Bourchier, or some two of the County Committee may tender him the Negative Oath.	106	877
	106			879
R. 201	567			
D. 201	582	4 May. Fine at $\frac{1}{10}$ , 79 <i>l.</i> 10 <i>s.</i>	4	83
		7 Sept. Fine reduced to 33 <i>l.</i> 1 <i>s.</i> 8 <i>d.</i> , on account of a rent-charge of 40 <i>l.</i> on his land.	4	119
			234	108

## HUM. PENN, Ashford Carbonell, Salop.

PROT. 202	711	25 March 1647. Compounds for delinquency in adhering to the King's forces. Paid his $\frac{1}{10}$ and $\frac{1}{10}$ parts two years ago, and has since conformed to all ordinances of Parliament.	202	706
C. 202	707,			
	708, 715			
P.E. 202	713			
P.R. 4	54	21 May. Fine at $\frac{1}{10}$ , 70 <i>l.</i>	4	97
C. 202	709,			
	717-719			
R. 202	703			

## MARMADUKE TONSTALL, or TUNSTALL, Wycliffe, Co. York.

C. 203	31	25 March 1647. Compounds for delinquency in going into Newark when held against Parliament. In Sept. 1645, on his return home, was taken prisoner by the Parliament forces, and kept	203	36
	-34, 39			
P.R. 203	41			



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till Jan. 1647, when he obtained leave from Colonel Thomas Foster, Governor of Middleham Castle, to compound with Major Copplethwaite; by reason thereof, could not until now petition the Committee for Compounding.

R. 203	23	3 April 1647. Begg an order to Sir Edward Ratcliffe, or petitioner's son, Wm. Tunstall, to produce his writings, shewing that the estate is settled on him for life only. Granted.	12	451
			4	60
		15 July. Fine at $\frac{1}{2}$ , 2,954 <i>l</i> . - - - - -	4	109
D. 203	29	July 1649? The sub-committee to examine his whole particular and make report, that the fine may be reduced to $\frac{1}{4}$ ;	203	25
R. 203	27	10 Aug. Fine reduced to 1,788 <i>l</i> . 16 <i>s</i> . 8 <i>d</i> ., for delinquency in both wars.	6	198

27 March 1647.

WM. AMBROSE, Lowick, Co. Lancaster.

C. 201	319	Compounds for delinquency in going into the King's quarters. 201	318
	-321	Was never in arms, and surrendered in Oct. 1644.	
P.R. 201	323	22 April 1647. Fine at $\frac{1}{10}$ , 129 <i>l</i> . - - - - -	4
R. 201	315		78

THOS. AUSTWICH, Pontefract, Co. York.

C. 64	1012	27 March 1647. Begg to compound for delinquency. Was in the garrison at Pontefract Castle against Parliament. Since its surrender in July 1645, has conformed, but by reason of the pestilence in Pontefract, has forborne to repair to London to make his composition. No order.	64	1011
	1019			
P.R. 64	1013			
	-1015			
D. 64	1018			
P.R. 4	54	30 June 1652. County Committee for York to certify whether he was ever sequestered, or how he came to be discharged, he having petitioned in March 1647 to compound for lands in Pontefract, Dodworth, and Hemsworth.	30	489
R. 64	1009			

PURCHASER OF THE ESTATE.

C.P.T. 64	1007	23 March 1653. Discharge from sequestration of a messuage in the Meat Market, Pontefract, co. York, forfeited by him, and bought from the Treason Trustees by Thos. Wharton.	18	815
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HERB. AWBREY, Clehonger, Co. Hereford.

C. 203	351	27 March 1647. Begg to compound for delinquency, being on his estate when it was held a garrison against Parliament. Was not sequestered till 25 July 1646. Has taken the Covenant and Negative Oath.	203	353
	352			
P.R. 203	355			
	361			
D. 203	365	15 Nov. 1649. Fine at $\frac{1}{10}$ , 500 <i>l</i> . - - - - -	4	137
R. 203	349			
C. 64	914			

FRAS. BILLINGSLEY, Astley, Salop.

C. 203	275	27 March 1647. Compounds for delinquency in arms. Was taken prisoner in Stow, co. Gloucester, by Colonel Birch, Governor of Hereford, where he was so long imprisoned that he could not earlier compound. Has taken the National Covenant and Negative Oath.	203	280
	276			
P.R. 203	281			
P.R. 4	54			
R. 203	273			
		28 Oct. Fine at $\frac{1}{2}$ , 206 <i>l</i> . 5 <i>s</i> ., but referred to further examination -	4	131
		Nov. ? Fine reduced to $\frac{1}{2}$ , 140 <i>l</i> . - - - - -	203	273

ROBERT BLACKBURN, Magor, Co. Monmouth.

C. 201	265	27 March 1647. Compounds for delinquency in adhering to the King against Parliament.	201	268
	269			
P.R. 201	271	20 April. Fine at $\frac{1}{2}$ , 244 <i>l</i> . - - - - -	4	75
	64100.			R

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27 March 1647.	ROBERT BLACKBURN— <i>cont.</i>		
P.R. 4 54	1648? Having paid a moiety and secured the remainder,	69	228
R. 201 263	complains that the County Committee of Lancashire, under		
C. 201 270	pretence that his mother is dowable of a third of his fee- simple lands there, keep a third thereof, being 26 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> a year, under sequestration for her recusancy. Begg discharge, or abatement of his fine therefor.		
	30 May 1650. Fine paid, and estate discharged	8	87
	CHAS. CHAMBERS, Llewenny, Heallan Parish, Co. Denbigh.		
C. 200 233-23	27 March 1647. Compounds for delinquency in arms. Has taken	200	230
REC. 200 232	the Negative Oath and National Covenant.		
P.R. 200 237	30 March. Fine at $\frac{1}{2}$ , 356 <i>l.</i> 5 <i>s.</i>	4	56
P.R. 4 54	20 March 1649. Begg to compound on the Articles of Beaumaris	200	220
R. 200 217	Castle for delinquency in both wars.		
ART. 200 225	29 April. Fine at $\frac{1}{2}$ , 170 <i>l.</i>	6	23
P.R. 200 221			
C. 200 223			
	JOHN COX, Comb Pine, Devon.		
C. 202 789	27 March 1647. Compounds for delinquency in going into the	202	786
790	King's quarters, his dwelling being near Lyme, in the Parlia- ment's quarters.		
P.R. 202 784	1 July. Fine at $\frac{1}{2}$ , 95 <i>l.</i> , he making it appear that the plague pre- vented him from coming in earlier.	4	99
-787			
P.R. 4 54			
R. 202 781			
	Claimant on the Estate of RICH. DANIEL, Myre Lake, Salop.		
C. 201 223	27 March 1647. MARY SHILTON, his niece and executrix, of Maxon,	201	220
216	Salop, begs to compound for the delinquency of her uncle in repairing to the garrison of Lindsell, co. Salop, and in adhering to the forces raised against Parliament. He died in Dec. 1644, before purging himself of the said delinquency, leaving petitioner his sole executrix. Has proved the will, possessed herself of the estate, and paid 25 <i>l.</i> for the 5th and 20th parts. Has ever since the troubles lived in service with the wife of Col. Mitton in the Parliament's quarters.		
P.R. 201 217	20 April. Fine at $\frac{1}{10}$ , 45 <i>l.</i>	4	75
221			
P.R. 4 54			
R. 201 213			
	Claimants on the Estate of the late HENRY ELLIS, Otham, Kent.		
P.R. 203 591	27 March 1647. EDMUND ELLIS, his brother and heir, begs to	84	136
R. 203 587	be admitted, though an infant, to compound for his brother's estate. Has always lived in the Parliament's quarters, and obeyed their Ordinances.		
	17 Nov. He, with the other creditors, begs discharge of the	203	590
	sequestration of Henry Ellis' lands, which were by will charged with the payment of his debts.		
	29 Nov. Fine at $\frac{1}{10}$ , 203 <i>l.</i> 10 <i>s.</i> , but recommitted as to the charge	4	143
	for the daughters' portions.		
	1 Dec. Fine reduced to 100 <i>l.</i>	4	144
	20 March 1648. Fine on an additional particular, 14 <i>l.</i>	4	192
	BARTH. GIDLEY, Gidley, Devon.		
C. 201 503	27 March 1647. Begg to compound on Exeter Articles for delin- quency in assisting the King against Parliament. Has con- formed in all things since the surrender of that city.	201	501
504			
P.R. 201 505	29 April. Fine at $\frac{1}{10}$ , 126 <i>l.</i> 16 <i>s.</i> 8 <i>d.</i> , on Oxford Articles ( <i>sic</i> )	4	11
P.R. 4 54			
R. 201 499			

27 March 1647.

HEN. HERON.

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G or p.c. 92 428  
429

27 March 1647. Begg to compound. Being a server to the Queen at the beginning of the wars, 3 months after her going into Holland, had a pass from the Committee of Safety to go to His Majesty, and rode in his troop 6 months; afterwards was captain of a troop in Colonel Henry Percy's regiment for 1 year. Lived in Newark, Oxford, and Bath, till Nov. 1646, when he obtained Colonel Rosseter's pass, and came to live at his father's house in Lincoln. Has taken the Negative Oath and National Covenant. No order.

92 427  
437

PASS 200 327

ROB. PARRY, Llewenny, Co. Denbigh.

c. 200 323  
324

27 March 1647. Begg to compound on Denbigh Articles for 200 322 delinquency in arms.

P.E. 200 325

P.E. 4 54

30 March. Fine at 1<sup>st</sup> 28l. - - - - - 4 56

R. 200 319

JOHN SENHOUSE, Seascale, Cumberland.

c. 116 674

P.E. 116 675

27 March 1647. Begg to compound for delinquency in arms. 116 673  
Rendered in Oct. 1644, and took the National Covenant and Negative Oath.

12 May. Dorothy Burroughs, widow, John Borrodale, Fras. 116 677  
Morden, and Alice, his wife, complain that 5 years since, John Senhouse, of Seascale, major in the Earl of Newcastle's army, forcibly entered with soldiers on tenements in Tottlerigg, Gosforth Parish, Cumberland, worth 36l. a year, which petitioners and their predecessors had long enjoyed, kept them for 5 years, and lately they have been sequestered.

12 May. Committee for Compounding request a vindication of the proceedings of the County Committee. 4 91  
116 677

Also, before Senhouse is admitted to his composition, Dorothy Burroughs is to be heard touching his possessing himself by violence of tenements belonging to her.

May. Senhouse complains of the foregoing order, and begs that his petition may go on without interruption, or that she and the rest may have a short day given them to object against her. 116 671

D. 150 153  
L.C.C. 150 152

116 661

D. 116 641

-643

B. 116 649

234 109

D. 116 657,

641, 643

22 May 1651. WILLIAM, son of John Senhouse, begs examination of his title to Hale Rectory, Cumberland, which his father 18 years ago conveyed to John Fleming, of Rydal, Westmoreland, and Peter Senhouse, of Alnebrough [? Ellingbrook] Hall, as trustees for petitioner, and which is now sequestered as the reversion of his brother John, and by him uncompounded for. John was never possessed thereof, nor had he any right to the reversion. 116 655  
663

22 May. Reference granted on the case to the County Committee to take examinations and certify. 14 133  
116 659

13 Jan. 1652. William Senhouse begs a speedy hearing, and meanwhile to receive the rents on security. Granted. 116 670  
15 187

6 Jan. 1653. The suspension of the sequestration made void for non-prosecution of the cause. 19 1060

L.C.C. 150 147

c. 32 227

L.C.C. 161 254

I. &amp; D. 161 237

-252

H. 25 119

O.C. 23 1588

15 Feb. He complains that the re-sequestration was ordered in the absence of his solicitor, and begs discharge on the Act of Pardon. 116 663

15 Feb. County Committee to certify whether the sequestration was before 1 Dec. 1651, whether the petitioner be a delinquent or recusant, and what estate was sequestered for delinquency of John Senhouse, &c. 17 671

5 April. John Senhouse, being in the 3rd Act for Sale begs, to compound, and prays an order to the County Committee of Lancaster to examine his deeds. Granted. 116 665  
25 31

E 2

			Vol. No. G or p.
27 March 1647.	JOHN SENHOUSE— <i>cont.</i>		
	13 July 1653. The County Committee of Cumberland having certified that Hale Rectory was not actually sequestered 1 Dec. 1651, Wm. Senhouse begs discharge.	116	647
d. 116 646	21 July. Claim allowed and sequestration discharged, with note 29 March 1654, for delivery of the security.	19 1105 116 645	
	21 Jan. 1656. John Senhouse petitions the Protector for stay of the sale of his estate, which is put into the bill of sale; came in with the Duke of Hamilton, but compounded with the Newcastle Commissioners in 1649, and had his discharge; the Lancashire Commissioners refused to take off the sequestration because the power of the Newcastle Commissioners did not extend to Lancashire, and therefore he is returned as sequestered.	192 206	
	31 Jan. The Committee for Compounding to examine and certify	176 506	
CLAIMANTS ON THE ESTATE.			
L.C.C. 150 137	21 April 1652. FRAS. MARDIN, of Egremont, Cumberland, begs an order to the County Committee to examine his title to Tottle-	102 804, 811, 819	
102 821	rigg, of which he was violently dispossessed in 1648 by John		
150 141	Senhouse, of Seascale, a delinquent in arms. Was endeavour-	16 330	
INT. { -145	ing the recovery of his right by law when the premises were	102 809	
& D. { 102 823	sequestered for Senhouse's delinquency. Granted.	817	
-828			
L.C.C. 150 155	30 May 1654. Begg a speedy hearing, having attended 2 years.	102 807	
102 829	The estate out of which he claims is not actually sequestered.		
d. 102 831	With order that he enjoy what he claims on security.		
-835			
150 157-159	1 June. Renews his petition for a hearing. Noted, to be heard	102 805	
E. 102 813	to-day.		
	27 June. Allowed possession for 6 months on security of 20 <i>l.</i> ; if	23 1616	
	within that time he does not procure allowance of his claim		
	from the Committee for Removing Obstructions, the rents are		
	to be levied.		
	19 July 1653. JOHN KIRKBY, of Kirkby, co. Lancaster, claims	97 165	
	Stony Crag, Osmunderley Manor, co. Cumberland, leased		
	43 Eliz. by Leonard Fell, sen. and jun., to his great-grandfather,		
	Roger Kirkby, of whom he is sole surviving executor, but		
	sequestered for delinquency of John Senhouse, who claims it.		
	19 July. Referred to the County Committee of Cumberland	- 25 130	

## HEN. SOTHABY, Thoraby, Co. York.

c. 200 667	27 March 1647. Compounds for delinquency in arms. Withdrew	200 666	
P.E. 200 669	from the King's army in Nov. 1645, and has since lived with his		
P.E. 4 54	uncle in the Parliament's quarters. Has taken the National		
E. 200 663	Covenant and Negative Oath.		
	5 April. Fine at $\frac{1}{2}$ , 60 <i>l.</i>	- 4 63	

## JOHN TATHAM, Alderman of Pontefract, Co. York.

c. 201 41-43	27 March 1647. Compounds for delinquency in going into Ponte-	201 35	
P.E. 201 37	fract Castle when held against Parliament. Since its sur-		
-40	render in 1645, has conformed to Parliament, but by reason of		
P.E. 4 54	the pestilence in the town, could not earlier compound.		
d. 201 41	15 April. Fine at $\frac{1}{2}$ , 215 <i>l.</i> , to be reduced to 181 <i>l.</i> 11 <i>s.</i> if he can	4 72	
E. 201 29	prove that 9 <i>l.</i> a year is chargeable on his land for his mother.		
E. 201 31	24 April. Gives in an additional particular	- 201 33	
c. 121 531	24 April. His fine re-committed	- 201 29	
	28 April. Fine at $\frac{1}{2}$ , 114 <i>l.</i>	- 6 27	
		201 31	

27 March 1647.

HENRY, 10th EARL OF WORCESTER and 1st MAR-  
QUIS OF WORCESTER, EDWARD, 11th EARL  
and 2nd MARQUIS, and their families.

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P.R. 118 871	27 March 1647. Elizabeth, wife of Charles, Lord Somerset, of Raglan and Llantilio Crosseny, co. Monmouth [son of Earl Henry], begs to compound for the estate of her husband, sequestered for his delinquency in arms. She has lately heard that he was drowned by the miscarrying of a ship to France. The estate was petitioner's inheritance.	118	867
R. 118 865			
	27 March. Referred to the sub-committee	4	54
SUR. 58 26	24 Feb. 1653. Charles, Lord Somerset, begs to compound for part of his estate [in Llantilio Crosseny] co. Monmouth, on the Act of Sale of 18 Nov. 1652, the survey being returned.	118	801
R. 224 525		224	523
526			
C. 33 423	24 Feb. Referred to Reading	12	653
R. 224 515			
SUR. 58A 318	2 March. Fine 265 <i>l</i> . 19 <i>s</i> .	224	521
319			
234 110	18 May. Begs to compound for a messuage and lands in Monmouth, as surveyed.	118	798
C. 32 271		224	518
C.A. 34 133	24 May. Referred to Reading	224	519
	26 May. His estate, being in the last Act for Sale, is to be sold within 30 days unless compounded for. The surveyors for co. Carmarthen have returned lands conveyed 15 Charles to his late father, Henry, Earl of Worcester, and himself, in joint-purchase, and which now devolve on him. Begs to compound for them.	118	799
	26 May. John Clarke to have a copy of the petition, and Brereton to report the title.	25	82
	7 July. Fine paid, and estate discharged	24	1113
	9 July 1649. Parliament Order that Ladies Anne and Elizabeth Somerset, daughters of Edward, 11th Earl, on their petition, shall have $\frac{1}{2}$ of their father's sequestered estate.	118	947
	21 Feb. 1653. They beg that, as in pursuance of orders of the Committee for Sequestrations of 17 March 1647 [and 28 Nov. 1648 given], confirmed by Parliament, the Committees of coos. Monmouth and Brecon have assigned them their $\frac{1}{2}$ of their father's sequestered estate, equal allotments may be paid in other counties [viz. Glamorgan, Gloucester, and Berks], and the order of 9 July ratified. Noted that from co. Hereford nothing has been received, and that all the estate in co. Gloucester is granted by Parliament to Gen. Cromwell.	118	886, 965
		234	110A 110B 110C
	21 Feb. Case respited, pending returns from the County Committees.	7	27
	6 May. All assignments by the late County Committees pronounced void.	8	24
P.R. 118 943	28 June. The daughters renew their petition	118	941
R. 118 875	28 June. Referred to Reading	8	181
		10	55
	18 July. On his report, $\frac{1}{2}$ of the estate of their father, but not of their grandfather, allowed them in specie in the several counties, and their claim and former orders of Parliament to be reported to the House.	11	30 257
C. 92 761	5 Dec. 1650. Lady Anne Somerset and the Earl of Arundel's [son] to appear before the committee in 10 days.	10	249
	2 May 1651. Lady Anne [Earl Edward's daughter by his first wife, Elizabeth, daughter of Sir William Dormer] begs reference to counsel of the claim of Sir John Yate and her other trustees to Powden pastures, co. Worcester, settled on her in 1640 by her father, in lieu of 4,000 <i>l</i> . left her by Alice, Lady Dormer, her grandmother, being a debt due by her father to Lady Dormer, and left to her, but forborne during the life of	118	909 879

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27 March 1647.	EARL OF WORCESTER, &c.— <i>cont.</i>			
	her grandfather, her father having then small means of livelihood, except from his maternal grandmother, Lady Russell. The settlement contains a proviso of redemption on payment to her of 4,000 <i>l.</i> , and 300 <i>l.</i> a year from 1634, within a year of her grandfather's death, but nothing has been paid. The lands are given to Hugh Peters, but with saving of all claims before 1642.			
	2 May 1651. The County Committee where the estate lies to certify who was in possession at the time of the sequestration, and whether it was for recusancy or delinquency.	14	105	
d. 118 927 -933	22 Oct. Lady Anne is to make good her claim in 8 days, or it will be dismissed, there seeming to be delay.	15	55	
	30 Oct. Deposition that there is difficulty in serving the order, the lady's whereabouts not being known.	111	451	
NOTE 118 937	4 and 12 Nov. Certificates that she is not a recusant, and was born at Raglan Castle, Oct. 1631.	118	913	
d. 118 917 -925			919	
l. 118 939	18 Nov. She summoned to appear and give satisfaction about her refusing the Oath of Abjuration.	15	88	
R. 118 895	22 April 1652. Claim of the trustees allowed, and sequestration discharged of all the premises, except such parts as have been given by Parliament to Hugh Peters for good and faithful service; with arrears since 2 May 1651.	16	350	
c. 118 743	6 May. Order that $\frac{3}{4}$ of the portion of the estate granted to her be sequestered for her recusancy.	30	474	
	14 May. Order confirmed, and she is to appear in October about not taking the Oath of Abjuration.	16	403	
	21 Oct. Summons renewed. [Henry] Howard, one of the sons of the late Earl of Arundel, to whom she is lately married, to appear with her.	17	348	
	21 Aug. 1654. Note of a petition of Hen. Howard and Lady Anne Somerset to the Protector, for recompence for 200 <i>l.</i> a year settled on [Hugh] Peters, and order that it be recommitted to the former committee, adding thereto Jones and Mackworth, who are to consider of it with reference to this day's debate, and report on Friday.	192	42	
	25, 29, and 30 Aug. Order on report from the Committee of Petitions on their petition for Powden Grounds, co. Worcester, claimed in right of the lady under a conveyance from her grandmother, Lady Dormer, but since granted by Parliament to Hugh Peters; and on certificate from the Committee for Compounding that John Holland and Fabian Philipps, lessees of lands of Alatheia, late Countess of Arundel, have in hand 4,242 <i>l.</i> 10 <i>s.</i> —that a sum be allowed Howard and Lady Anne therefrom, on condition of their releasing their interest in the premises.	175	534, 538, 542	
l. 94 297				
d. 94 295	30 Aug. On petition to the Protector of Henry Howard and Lady Anne, his wife, order to Fabian Philipps or John Holland to pay them 2,242 <i>l.</i> 10 <i>s.</i> , part of 4,242 <i>l.</i> 10 <i>s.</i> , arrears of rents of the estate of the late Countess of Arundel, in lieu of their title to their lands settled on Hugh Peters and his heirs.	91	573 -577	
301-307				
R. 94 261, 283	17 Jan. 1655. Order in the Committee for Compounding for payment accordingly.	27	256	
d. 166 325	[31 Dec. 1650.] Charge of delinquency exhibited against Henry Somerset [Lord Herbert of Raglan,] eldest son of Earl Edward, that he rode in Oxford with a sword when it was a King's garrison, and was with his father at Newent at the siege of Gloucester, riding in a troop of horse.	166	323	
	31 Dec. Order that the charge be drawn up, and he have a copy if he desire it.	10	314	
	21 May 1651. Order in Parliament that the Committee for Compounding proceed touching the point of delinquency charged	234	110 <i>n</i>	

COMMITTEE FOR COMPOUNDING.—CASES.

1707

27 March 1647.

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- against [Henry] Lord Herbert of Raglan, and report their judgment, and the grounds of it to Parliament forthwith.
- 23 Dec. 1651. Margaret, Countess of Worcester [2nd wife of Earl Edward] petitions that her husband being sequestered for delinquency as well as recusancy, she may have allowance of  $\frac{1}{4}$  of his sequestered estates, with arrears since Dec. 1649, being destitute of all manner of subsistence. 133 305
- 23 Dec. Order that she be allowed  $\frac{1}{4}$  of her fifth as long as she remains in England; that the Committee for co. Middlesex pay her 100*l.* in lieu of arrears, and that all former orders allowing her or her children  $\frac{1}{4}$  be revoked. 15 150
- 3 March 1652. County Committee to hasten the payments, that she may receive her proportion. 16 92
- 12 March. Order that 50*l.* be allowed her on account for present maintenance. 16 118
- c. 133 311 12 May. She complains that she cannot receive a penny of the  $\frac{1}{16}$  ordered, though she sent the order into all the counties where the earl's estates are, and though 1,500*l.* has been paid from them since Dec. 1649. 133 309
- 12 May. Order that she, having received 50*l.*, be allowed 150*l.* more on account of arrears, and her servant informing that the receipts from the estate are greater than reported, she is to be allowed a fifth of any discovered by her not accounted for. 16 388
- 7 July. She complains that the lands being all sold, she cannot receive a penny from the County Committee; that she has not wherewith to buy bread; that she has petitioned Parliament, but by reason of public business, cannot be heard. Begs 100*l.* more, being the fifth of what has since come into the Treasury. 133 308
- 7 July. Ordered 50*l.* - - - - - 16 665
- 26 July 1653. Order on an order of the County Commissioners of 30 June 1653, for payment of 3*l.* a week to Edward, Earl of Worcester, prisoner in the Tower. 25 141
- CLAIMANTS ON THE ESTATES.
- R. 127 423 26 Feb. 1650. Note of a petition (missing) of SIR DAVID WATKINS, [for payment of a debt of 2,600*l.* due to him from Edward, Earl of Worcester]. 127 426
- 13 Aug. Case as stated by Reading to be reported to the House, and Mr. Speaker desired to speed the report. [*See Commons' Journals, Vol. VI., p. 583.*] 11 76
- 7 June 1650. MARG. GRIFFITH, widow, begs allowance of a rent-charge of 40*l.* a year granted her in 1641 by Edward, Lord Herbert, now Earl of Worcester, out of Oundle Manor, co. Northampton; her claim was examined by Lord President Bradshaw, confirmed by the Committee for Sequestrations, and allowed by the Trustees for Ireland. 88 481
- R. 88 479 11 July. The rent-charge allowed out of  $\frac{1}{4}$  of the manor, with a proportion abated from the  $\frac{1}{4}$  granted to the children. 11 10
- 21 June 1650. The DEAN AND CHAPTER of Christ Church, Oxford, and RICHARD CANNING, of Gray's Inn, and PHILIPPA, his wife, beg discharge of the tithes of Hampton, Littleton, and other towns, co. Worcester, descended to Philippa, as one of the Hoby family, which has held them from the college 100 years at a rent of 80*l.* 12*s.*, but sequestered as the estate of Edward, late Earl of Worcester. 74 586
- 21 June. County Committee to certify the cause of sequestration, and Reading to report. 8 159,  
163, 164  
10 49 (2), 5
- 27 June. The report of counsel on the case allowed - - 10 53

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27 March 1647.	EARL OF WORCESTER, &c.— <i>cont.</i>		
	19 July 1650. Petition renewed for discharge of the tithes, Richard and Philippa having paid all arrears of rents due to the College.	74	621
R.C. 11 41	2 Aug. County Committee to certify the cause of sequestration, and who held the tithes at the time of sequestration.	11	65
L. 74 613			
CASE 74 612	27 Sept. Petition that as two months elapsed before return of the County Committee's certificate, the rents may remain in the tenants' hands pending a hearing.	74	633
D. 74 615			
-619			
B. 74 607	23 Jan. 1651. Order that the remainder of the lease which will end in 1655 belongs to Philippa, and she is to have the rents and arrears from Dec. 1649, and the County Committee to certify their value, it not appearing that the Earl of Worcester is heir thereto.	10	362
C. 74 599			
D. 74 603,			
601, 606			
P.B. 14 2	12 Feb. Richard and Philippa Canning beg a rehearing of the case, the committee not having come to a judgment because the proofs were imperfect.	72	955 957
	21 March 1651. JOHN PERCIVAL, Vicar of Bisham, Berks, petitions that his vicarage being worth but 10 <i>l.</i> a year, Lady Eliz. Russell by her will, bestowed on it 20 <i>l.</i> from the tithes held by her of Christ Church College, Oxford, which are now under sequestration by the County Committee of Worcester, and begs continued payment.	112	332
	26 March. The Cannings' petition renewed for a speedy hearing of the case. Granted.	72	959
		14	65
	April? Rich. Canning and the College request an order to the new County Committee of Worcester to pay in 80 <i>l.</i> 12 <i>s.</i> arrears of rent due for Badsey tithes, &c.	72	953
		14	78
	10 April. The 20 <i>l.</i> a year granted to Percival, with arrears from 24 Dec. 1649, if he has been so long minister, and the order of 23 January as to Richard and Philippa Canning confirmed.	15	78
O.C.C. 133 249	28 Sept. 1652. Discharge from sequestration of tithes of corn, grain, wool, &c., in Hampton and Littleton, forfeited by the Earl of Worcester, and bought by Edw. Bond, of Westminster.	17	312
253		82	699
L. 82 695	3 Nov. This order revoked, tithes being excepted from sale, and the ministers to whom they have been granted complaining of the loss of their augmentations.	17	374
P.B. 25 145	28 July 1653. Edw. Bond and the Cannings petition that as the tithes are not sequestrable from the Earl of Worcester, but belong to Philippa, as administratrix of Lady Eliz. Russell, and as Bond has paid the first $\frac{1}{4}$ of the purchase money, and is willing to pay the rest, the sequestration may be discharged, and Philippa enabled to fulfil her trust.	82	693
B. 82 687			
L. 171 591	3 Aug. Order that the Treason Trustees have power to sell the surplusage of tithes, and therefore the County Committee are to discharge the premises from sequestration, and permit the purchasers to enjoy their rents from the date of payment of the first $\frac{1}{4}$ of the purchase money.	19	1108
	7 Nov. 1650. COL. JOHN HUTCHINSON, M.P., petitions Parliament for leave to compound for Loseby Manor, co. Leicester, purchased long since by the late Lady Dormer, $\frac{1}{2}$ sequestered for her recusancy, and settled on Lady Anne Somerset, a supposed recusant, but not convict. Has contracted for it with her, on proviso of revocation in 2 months, nearly expired, unless he may compound for it.	94	289
	7 Nov. Referred to the Committee for Compounding, and by them to Brereton.	94	293 287
		10	204
L. 94 297	22 Nov. Col. Hutchinson is to bring in a particular of the lands, and the commissioners to certify their value.	10	221
D. 94 301-307		94	292
295			



COMMITTEE FOR COMPOUNDING.—CASES.

1709

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27 March 1647.		
	2 Dec. 1650. They report that Lady Anne Somerset is not above 20 years old, and not a convict recusant, but was brought up from 4 years of age by her grandmother, Lady Alice Dormer, a Papist.	94 300, 261, 283
	1 Jan. 1651. Order in Parliament that Hutchinson be allowed to compound, and the sequestration discharged on his paying 2,000 <i>l</i> .	94 309
	18 April. Rob. Butler, on his behalf, pleads against any payment of interest for a delay of 2 weeks in paying the first 1,000 <i>l</i> ., the second 1,000 <i>l</i> . being paid 11 weeks before the time.	94 308
	18 April. Order on a Parliament Order of the same date, that the fine be paid with interest, the period for the second half having elapsed.	14 89 1 232 234 110c
	23 April. Paid, and sequestration discharged . . . . .	14 93
	16 Sept. 1653. SAM. ROE, GEORGE HOPKINS, EZEKIEL COACHMAN, JOHN WALL, JOHN KINMAN, THOS. MATHEWS, and other Ministers in co. Worcester, petition that their maintenance being small, the Committee for Plundered Ministers augmented them from the tithes of Hampton and other places sequestered for delinquency of the Earl of Worcester, but on suggestion that they did not belong to the Earl, Bond and Canning, a Papist, have contracted for the lands and got a discharge of the sequestration. Beg that as it has been irregularly obtained, it may be set aside, and they not lose the chief of their maintenance. Signed by the 6 petitioners and by George Davis.	91 491 114 353
	16 Sept. Brereton to examine the matter, and if the case has been misrepresented, it shall be reheard.	25 204 91 489
	29 Dec. Bond complains that though he has bought an estate in co. Worcester belonging to the Earl, and paid the whole purchase money, 785 <i>l</i> . 14 <i>s</i> ., the tenants, having given bonds to pay their rents to the County Committee, refuse to pay them to him; begs delivery of their bonds.	82 686
	29 Dec. The County Committee are either to deliver the bonds or show good cause in 10 days.	25 276 82 683
I. & D. 171 593 —596 L. 171 597	26 Jan. 1654. Order on petition of John Wall, on behalf of himself and the Ministers, that the County Committee are to examine the case, giving 10 days' notice to Canning that he may examine and cross-examine, and the depositions to be sent up in a month.	25 291
C.A. 103 731	6 June. Order that the augmentations of Hopkins, minister of All Saints, and Mathews, minister of Lawrence, both in Evesham, be paid.	22 1485(2)
	22 June. Bond complains that in spite of his orders, by solicitation of Mr. Wall and other ministers, and on pretence of the order of 16 Sept. 1653, the County Committee delay obedience, and begs delivery of the bonds and dismissal of the case.	82 684
D. 82 681	22 June. Order that Brereton, to whom it is referred, examine this petition also, and make a speedy report.	27 79
H. 27 374	27 Feb. 1655. The rents to be detained in the tenants' hands pending a hearing.	27 320
	8 May. George Hopkins, minister of Evesham, on behalf of the other ministers, complains of the delays caused by Bond, which detain them away from their ministry, and beg a speedy hearing.	91 475
M. 91 481	8 May. Order that a week be given to hear the report, and then the case to be peremptorily heard.	27 381 91 493
	24 May. The Committee for Compounding consider that the estate in question is not vested in the Treason Trustees, but desire Brereton to hear both sides and compose the difference.	23 1689
	25 May. County Committee desired to expedite their returns of proceedings.	27 401

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27 March 1647.	EARL OF WORCESTER, &c.— <i>cont.</i>			
	22 June 1655. The County Committee to collect and receive the rents and profits of the tithes, and pay such ministers as are approved by the Committee for Approbation the arrears of their allowances.	27	431	
C.A. 114 349	29 June and 19 July. Sam. Roe, minister of Wickham Ford, and John Wall, of Broadway, co. Worcester, are to receive their respective augmentations.	22	1495	
	5 July. The County Committee are to receive the rents and pay the ministers during the remainder of the lease, which expires Sept. 1655, after which Canning is to enjoy the tithes, any sequestration notwithstanding.	29	8	
C. 127 123		22	1495	
R.C. 11 215	4 Oct. 1650. JAS. ROLLOCH begs allowance of a rent-charge of 48 <i>l.</i> granted him for 600 <i>l.</i> in 1638 by Edward, Lord Herbert of Raglan [now Marquis of Worcester] on Oundle Manor, but sequestered for his delinquency.	114	658,	
114 663		659,	665	
L. 114 669	9 Oct. 1651. Deed allowed and payment ordered with arrears since 24 Dec. 1649, provided Rolloch take the Oath of Abjuration.	15	45	
163 273				
D. 114 667,				
673, 671				
CASE 163 269				
R. 114 661				
	30 Oct. 1654. ROB. FRAMPTON, minister, begs allowance of his interest in Llanvihangel Cumduy Rectory, co. Brecon. Was presented on decease of Wm. Jones by Thos. Morgan, of Llansare, who held the advowson from Henry, Earl of Worcester, in 1640. Was approved by the Committee for Plundered Ministers, and admitted 4 Oct. 1649, and received the rents on a lease under the Act for Propagation of the Gospel in Wales; but the lease has been forfeited as part of the late Earl of Worcester's estate, and granted to John Games, formerly a county sequestrator.	85	887	
	30 Oct. Reading and the registrar and auditor to certify -	-	27 137	
	LESSEES OF THE ESTATES.			
P.E. 129 755	6 June 1650. BENJ. WESTON, M.P., of London, requests an allowance of 2 leases made him by the late Trustees for Ireland, one of rents reserved on leases not exceeding 82 <i>l.</i> a year, of Raglan and other manors, co. Monmouth, at 500 <i>l.</i> a year; the other of Crickhowell and Tretower manors, co Brecon, at 450 <i>l.</i>	129	753	
753			755	
P.E. 8 108				
10 36				
R. 129 749	18 July. Order that he bring in accounts and pay the last $\frac{1}{2}$ year's rent to the Goldsmiths' Hall Treasurer, who is to enter it as received from the County Commissioners, "to the end the said Commissioners may not lose their salary for what shall be so paid in."	11	30	
		129	257	
L. 163 231			739	
P.E. 129 693	19 March 1651. He begs defalcation from his rent of 590 <i>l.</i> 10 <i>s.</i> for Parcassick Manor, Llanarth Rectory, and other lands of the Earl of Worcester, leased to him by the Trustees for Ireland, of parcels value 116 <i>l.</i> 13 <i>s.</i> and 60 <i>l.</i> , which are detained and let to others.	129	737	
L.C.C. 163 237	19 March. Accounts ordered, but he is to enjoy his lease -	-	14 54	
R. 129 743	17 April. County Committee to assist him in getting in his rents	129	747	
D. 129 745	8 July. The County Committee are to pay him the arrears in their hands, and suffer him to receive the rents of the estate, and certify the value of Llanarth tithes, and his demands for allowance, and Weston is to pay the balance of his year's rent due last November.	14	190	
O.C. 30 270	16 Jan. 1652. County Committee for Monmouth have allowed Weston's agent as ordered to receive his rents, and request to know whether the arrears, being 400 <i>l.</i> , have been paid in.	234	110 <i>s.</i>	
R.O. 25 18	16 March 1653. He complains that though he has given bonds for payment of his rent, the County Committee trouble him; begs that they may give an account of their receipts, and suffer him to prove what he should have received by his lease, and the	129	809	

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		damage by interruptions, or else order his bonds to be restored. With note that his demands are to be sent to the County Committee, who are to make their exceptions and certify.		
H.	25	221	13 June 1654. The order of March 1652 in Weston's case to be renewed to the present Commissioners.	27 70
L.C.C.	163	233		129 692
R.C.	27	9	26 Sept. He complains that the County Committee has not certified as ordered the value of the premises detained, and begs that he may examine the witnesses now in town, and certify forthwith.	129 689
			7 Nov. Auditor Hancock to peruse the petition and report	- 27 153
L.	252	37	21 June 1650. ANDREW WANLEY, citizen of London, begs discharge of lands in Eyford, &c., co. Gloucester, leased to him in 1642 by Edward, Lord Herbert, son and heir of the then Earl of Worcester, for 1,000 <i>l.</i> , redeemable on repayment; sequestered for his delinquency in 1644, but discharged by the Sequestration Committee in 1645. Proved his title before the Commissioners for raising 50,000 <i>l.</i> for Ireland, to whom Lord Herbert's estates were granted, but the present County Commissioners have sequestered the lands and let leases.	128 23
P.B.	128	25		
D.	128	7		
C.	128	19		
		-21		
R.	92	763		
	128	3		
			21 June. He is to give a full particular of the lands, and an account of his receipts therefrom, the rents to be detained in the tenants' hands.	8 163 164
				10 49, 50 (2)
			28 Aug. Case referred to Brereton - - - - -	11 85
			24 Oct. Enquiry ordered whether the Earl of Worcester was a convict recusant before the date of the deed.	10 193
			27 March 1651. Deed allowed, and Wanley to enjoy the estate as ordered by the Sequestration Committee, until the money is repaid.	14 67
P.B.	91	81	18 June 1651. WM. HARRYES, Llandenny, co. Monmouth, begs a lease of lands discovered by him, hitherto concealed, and in no man's possession, belonging to the Earl of Worcester. Has been always well-affected, and suffered much hurt, besides being long imprisoned.	91 79
			18 June. County Committee to certify the value, and whether there has been any former discovery thereof.	14 168
			12 July 1651. Lease by the County Committee to DAVID VOSSE, co. Devon, of a meadow in Chulmleigh, Devon, rent sequestered from the Earl of Worcester.	255 50
			10 Sept. 1651. EDW. BAKER begs allowance of a lease of Bassaleg Manor, with 7 rectories, co. Monmouth, granted in June 1638 to Nicholas Johns, of Matherne, by William, then Bishop of Llandaff, and confirmed by the Dean and Chapter, rent 38 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> to the Bishop, and 23 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> to the King; it was purchased by petitioner, who was allowed by the Committee for Removing Obstructions 8½ years unexpired of the lease, sequestered as belonging to the Earl of Worcester.	65 221
			10 Sept. Referred to the County Committee - - - - -	15 12
			15 Oct. He petitions, giving a full detail of the lands which were let to Sir John Somerset, second son of [Henry, late] Earl of Worcester, whose lease is now expired, and petitioner's claim has been allowed by the Committee for Removing Obstructions. Bega that the County Committee may report on the case, and that he may have quiet possession, if the State has no right except through Sir John Somerset's lease.	65 223
			15 Oct. Order that the County Committee have a copy of the petition, and certify accordingly.	15 50
			1 Dec. 1651. Enquiries ordered as to the habitation of EDWARD ROBERTS, of Abergavenny, co. Monmouth, and his security, in order to collect arrears due from him.	30 270

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27 March 1647.	EARL OF WORCESTER, &c.— <i>cont.</i>		
	2 March 1655. His house to be seized for the arrears, 229 <i>l.</i> 4 <i>s.</i> 0 <i>d.</i> , and for the fine of 50 <i>l.</i> set on him for detaining them.	30	273
L.C.C. 173 687	10 July. Roberts begs that 200 <i>l.</i> arrears of rent of the manors of Llantilio, White Castle, Grismond, and Pellenny, co. Monmouth, the sequestered estate of the Earl of Worcester, leased to him for 3 years in 1649 by the Trustees for Ireland, may not be levied on him. During the 2 years he held the same, he was kept out of certain portions, amounting to 316 <i>l.</i> in all, by Lord Herbert and others, and was therefore unable to pay. Begs suspension of the order to distrain the amount.	114	754
	10 July. Referred to the County Committee	-	29 15
	7 Dec. 1652. RICHARD BIRCH, of the Tower, begs a 7 years' lease of the tithes of Llangattock and Crickhowell, and several rectories, cos. Monmouth and Brecon, sequestered for delinquency of Edward, Earl of Worcester, and the lease to the Commissioners for Propagating the Gospel in Wales expiring.	68	368
	16 Feb. 1653. The tithes to be let according to instructions when they come in.	17	676
	24 Dec. Lease by the County Committee to John Games, for 7 years, at 160 <i>l.</i> , of the tithes and rectories of St. Michael Cumdwy, Llangattock, Crickhowell, &c., co. Brecon.	168	139
	19 Jan. 1654. Lease confirmed by the Committee for Compounding.	25	288
c. 68 363	16 March. Birch complains that the County Committee do not lease him the tithes, and detain 210 <i>l.</i> of the arrears, on pretence that they belong to the Society for Propagating the Gospel. The Act for South Wales being expired, he begs a 7 years' lease of the tithes at 150 <i>l.</i> rent.	68	361
	16 May. Complaints of a stay in the passing of his lease, from an omission in the verbiage.	68	357
	16 May. Order for the granting of the lease	-	68 365
	3 Aug. He begs examination of the validity of an ante-dated lease to John Games, of messuages, tithes, &c., in Llangattock, Crickhowell, &c., sequestered from the Earl of Worcester, and leased to petitioner on his discovery thereof, for 150 <i>l.</i> a year, but he is now disturbed by this pretended lease.	68	359
	10 Oct. 1654. JOHN GAMES, of Brecon, complains that having contracted with the County Commissioners for a lease of the tithes of Crickhowell, Llangattock, &c., co. Brecon, confirmed 19 Jan. 1654, Mr. Birch disturbs him therein, on plea of a lease of 16 May 1654.	144	4, 5
	10 Oct. A copy of the petition to be shown to Birch, and he to show cause why his lease should not be vacated.	27	131
	17 Oct. Birch's lease vacated on a full hearing of Games' case	144	7
	5 Dec. Birch complains that the tithes, &c., were not put up to sale as ordered, and that the County Commissioners kept them in their own hands, to the value of 300 <i>l.</i> a year. In Nov. 1653 petitioner again applied for the tithes, the lordship being sold at Drury House, and had a lease at 150 <i>l.</i> a year, but whilst it was drawing, the commissioners let the premises, and 60 <i>l.</i> of Charles Herbert's sequestered estate, for 160 <i>l.</i> to John Games, and got the lease privately confirmed and sealed. Has been at 50 <i>l.</i> charges in making the discovery, and begs at least his charges.	27	143
	5 Dec. Capt. Silas Taylor, Commissioner for co. Hereford, to examine the case, and petitioner to cross-examine witnesses; the persons complained of are to have 10 days' notice, and leave to cross-examine.	68	355
		27	199

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	22 May 1655. Order that Birch have his bond for payment of rent restored, his lease being vacated, and that the County Committee take examinations in the case, giving notice to the persons complained of in his petition.	27	397 (2)
	6 May 1653. JOHN HANDFORD, of Mitcham, Surrey, petitions that he bought of Lord Herbert, Shobdon Manor, co. Hereford, and has held it till of late the County Committee,—on pretence that it had been formerly sequestered for a debt due to the late Earl of Worcester by the late Thos. Wigmore, payable after the death of Amy Wigmore, his mother,—threaten sequestration unless he pay the arrears of rent due since Amy's death. Begg discharge on the Act of Pardon, the arrears not being sequestered 1 Dec. 1651.	90	845
	6 May. County Committee to certify the cause of sequestration -	25	61
	10 Nov. Like order on a petition (missing) - - -	25	245
	6 June 1654. CHRIS. CATCHMAY, complains that though he had a lease from the County Committee, of lands, &c., co. Monmouth, part of the Earl of Worcester's estate, he is not allowed to enjoy Llantilio Park, &c., in Llanvapley, value 130 <i>l.</i> a year, and the tithes of Pellenny, &c.	96	827 841
L. 163 159	6 June. County Committee to certify whether they were com-	27	67
96 831	prehended in his lease.	96	829
C. 96 835	7 Nov. His further petition (missing) referred to Auditor Hancock to report.	27	152
833, 823		96	825
	3 April 1655. Returned by the County Committee as being 148 <i>l.</i> in arrears of his rent.	173	687
C. 34 8	6 April. Order that two months be allowed him for payment, and then the arrears levied, with a fine of 10 <i>l.</i>	30	273
		173	685
	6 July. The County Committee having detained from him 154 <i>l.</i> of the estate, so much is abated to him from his rent.	28	10
C. 92 718	10 Aug. 1654. CAPT. WM. HERBERT, of Tintern, Chapel Hill, co. Monmouth, begs a lease of the impropriate tithes of Llantilio, Llanarth, Bettws, &c., co. Monmouth, sequestered for the delinquency of the Earl of Worcester, who is excepted from pardon, which tithes were, by the late Act of Propagation of the Gospel, employed to that use. Nothing has since been accounted for to the Commonwealth; has been formerly tenant, and offers 100 <i>l.</i> a year rent.	92	715
L.C.C. 163 163			
	10 Aug. County Committee to contract with him at the best value, and certify the same for confirmation.	27	109
	7 Sept. Lease for one year at 117 <i>l.</i> 15 <i>s.</i> confirmed - - -	27	114
	15 May 1655. COL. WM. FRX, and 2 others, of co. Devon, petition that Geo. Simmons, of Chulmleigh, had a lease, on bond for payment of rent, from John Serle and other late County Commissioners, 10 April 1651, of a grist mill and lands in Chulmleigh Manor, co. Devon, sequestered from the Earl of Worcester. Petitioners purchased the premises 3 March 1652, when 3 years' arrears of the rent of 21 <i>l.</i> was due to them, but has not been paid; beg a power of attorney from the said Commissioners to sue Simmons for the rent, as they cannot do it in their own name.	145	254
	15 May 1655. Granted, on security that it shall not prejudice the late Commissioners provided the mills were purchased as stated. The present Commissioner is to collect the arrears due to the State before purchase.	27	388
	19 July 1655. MAT. HERBERT begs discharge of sequestration of Langatock Rectory, co. Brecon, leased in 1555, by Hugh Rawlins, then rector, to Thos. Somerset, with consent of the then Earl of Worcester, patron, for 99 years, at 60 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i> ; and the lease being expired, it is sequestered for delinquency of the present Earl.	92	685
	19 July. County Committee to certify, and Reading to report -	29	11

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27 March 1647.	EARL OF WORCESTER, &c.— <i>cont.</i>		
c. 131 483	27 July 1655. ROGER WILLIAMS, of Newport, Monmouth, petitions. Is tenant to the State for part of the estate in co. Monmouth of the late Earl of Worcester, by lease, dated 2 Feb. 1649, from Sir Robert Meredith, and other Trustees for Ireland, at 55 <i>l.</i> a year rent, the lease to continue 3 years; before the expiration thereof, took a new lease from the County Committee of Monmouth for 6 years, from 2 Feb. 1652, at 70 <i>l.</i> a year rent, which lease was made null upon the purchase of the estate by Thomas Lawrance, and the sequestration taken off, to petitioner's great prejudice. Was 55 <i>l.</i> in arrear for the year 1651, which might have been paid, but that Thomas Evans, the late County Commissioner, by mistake stated his indebtedness at 70 <i>l.</i> Begs an order to the now County Commissioner, to receive 55 <i>l.</i> , which is all that is due from petitioner.	131	481
	27 July. County Committee to examine and certify	-	29 46
	Discharge from sequestration of lands forfeited by the Earl of Worcester, and bought from the Treason Trustees, viz:—		
O.T.T.	12 March 1652. Pellenny and 7 other manors, co. Monmouth,	16	131
133 293	Crookham, co. Berks, Kendal, co. Westmoreland, and Shobdon and Poston [late belonging to Thos. Wigmore], co. Hereford, on order of Parliament of 9 January, bought for 800 <i>l.</i> by Henry, Lord Herbert of Raglan.	157	181
133 291	23 March. Two houses in the Strand, Middlesex, bought by Fras. Ayliffe and Rob. Booth, the tenants.	16	185
133 273	24 March. Oundle Manor, co. Northampton, bought by Sir Gilbert Pickering.	16	217
133 299	Also lands in Eyford, Slaughter and Broadwell parishes, co. Gloucester, bought for Nath. Toms, of London, and others.	16	210
133 297	Also Mandist and Pengavenny Manors, co. Monmouth, bought by John Lawson.	16	203
133 295	Also Llandenny and Killooyagan Manors, co. Monmouth, bought by Thos. Lawrence.	16	205
133 301	23 April. Upper and Lower Combe Mansions, Llanrothall parish, co. Hereford, bought by Wm. Lehunt.	16	343
	Also Langinwell farm and lands, &c., Dixon [P Dixon] parish, co. Monmouth.		
133 265	25 April. Houses, &c., in Tretower, Llangunider parish, co. Brecon, bought by Evan Lewis.	18	786
133 267	Also houses, &c., Crickhowell, co. Brecon	-	18 786
133 255	28 April. Kinnersley and Letton Manors, co. Hereford, bought by Rob. Wakeman for Jas. Pitt and [John] Booth.	16	246
	28 April. Pitt petitions for discharge of the sequestration	-	109 371
	21 July. Wakeman complains that the County Committee withhold 200 <i>l.</i> arrears due.	128	217
	21 July. The case to be considered when the purchasers produce the lease.	17	47
	8 Dec. The County Committee are to pay to the purchasers all the rents received since $\frac{1}{2}$ the purchase money was paid.	18	777
	17 Aug. 1653. Wakeman complains that the treasurer, Capt. Mason, offers him only 40 <i>l.</i> or 50 <i>l.</i> instead of 100 <i>l.</i> due as his half.	128	213
	17 Aug. Capt. Mason summoned to answer to the charge	-	25 169
133 283	3 June. Haltabila Farm, Llangum parish, co. Monmouth, bought by Walter Cradock.	16	500
133 281	17 June. Chulmleigh Manor, Devon, bought by Art. Mallack.	16	560
133 279	18 June. Doley House, Nantmel parish, co. Radnor, bought by Col. Rob. Thorpe.	16	546

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133 285	7 July 1652. Mansion House, Caldicot, co. Monmouth, bought by Randall Harper.	16	669
133 277	23 July. Penrose, Clytha, and Raglan Manors, co. Monmouth, bought by Hen. Herbert, of Colebrook.	17	60
133 287	31 Aug. Denbury Manor, co. Devon, bought by Zachary Trescott, of London.	17	169
133 289	14 Sept. Chulmleigh Borough, co. Devon, bought by Wm. Pennycot.	17	219
133 271	21 Sept. Tyr-y-wladde House, Crickhowell Manor, Brecon, bought by Col. Rob. Thorpe.	17	252
133 275	24 Sept. Bewly House and farms, in Llangower, bought by Ralph Arrom, and houses, &c., in Llantharog and Kidwelly, co. Carmarthen.	17	270
	25 Feb. 1653. The Committee for Compounding enquire whether Bewly house did not belong to Sir John Stepney for a debt of 2,000 <i>l</i> .	17	706
133 269	Also lands in Tideswell, co. Derby, bought by Edw. Bradshaw	18	778
	Also Mangerton Farm, Dorset, bought by Capt. John Lea	17	288
133 263	5 Dec. Chaldon Herring Manor, &c., co. Dorset, bought by Chas. Price.	18	798
133 261	24 Dec. Tretower Manor and Lordship, co. Brecon, bought by Pat. Boyle.	18	792
133 257	20 March 1653. Crickhowell Manor, co. Brecon, defaulted in part of a debt of 3,662 <i>l</i> . 0 <i>s</i> . 2 <i>d</i> . charged on the estate, bought by Wm. Herrys.	18	836
133 259	27 April. Houses, &c., in Llannon, Llandilo Vawr, and Carmarthen, co. Carmarthen, bought by Maj. John Wildman.	18	826
133 251	14 Dec. 4 houses in Blackfriars, London, bought by Martin Noel and 2 others.	18	912

28 March 1647.

JOHN CARR, Lesbury [and West Ditchburne], Northumberland.

P.B. 203 152	Petition to compound, being in arms (missing). Certificate that he surrendered on the reducing of York.	203	153
R. 203 149	12 Oct. 1647. Fine at $\frac{1}{2}$ , 80 <i>l</i> .	4	124
	17 Dec. 1650. Begs discharge of his rents, again seized, though he has compounded with Sir Arthur Haslerigg, and paid his fine; also leave to receive his Martinmas rents on security.	73	293
	17 Dec. Referred to the County Committee	10	275

29 March 1647.

JAMES RYTHER, St. Martin's-in-the-Fields.

C. 200 584	Compounds for delinquency. Being under age, went with his father-in-law, Matthew Francis, deceased, to Bristol, when it was garrisoned by the King, and adhered to the forces raised against Parliament. Came in upon the surrender of Bristol, and took the National Covenant in Nov. 1645.	200	582
P.B. 200 585	5 April 1647. Fine at $\frac{1}{10}$ , 100 <i>l</i> ., being for a legacy of 1,000 <i>l</i> . left him by his father.	4	63
P.B. 4 56		234	111
C. 200 584	14 July. Having paid half his fine and secured the remainder, complains that the County Committee a little before his composition seized 200 <i>l</i> . in money, part of the said legacy, and divers writings belonging jointly to petitioner and his brother Arthur (who is no delinquent), in the custody of John Francis, who paid 120 <i>l</i> . to the said County Committee for the use of Sir Gregory Norton, and the remainder to petitioner for payment of his fine. When he made his composition, the 120 <i>l</i> . was undisposed of in the hands of the said County Committee, who	113	667
R. 200 579			
P.B. 4 107			

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29 March 1647.	JAMES RYTHE— <i>cont.</i> refuse to restore the same, and even require the 80 <i>l.</i> to be paid them by Francis. Having compounded for the whole 200 <i>l.</i> , begs restoration of the 120 <i>l.</i>	
	15 July 1647. The County Committee ordered to deliver it up	113 683 234 111 <i>a</i>
	11 Nov. They plead that the 120 <i>l.</i> was paid to Norton in part of 1,000 <i>l.</i> ordered him by Parliament.	113 673
	1648? Rythe complains that the County Committee refuse obedience, though he has long importuned them.	113 669
c. 113 673	22 Jan. 1651. He begs an order for delivering up his bond for payment of the rest of his fine. Has petitioned the Committee for Sequestrations and obtained their order for restitution of the 120 <i>l.</i> , but conceives there is no hope of regaining it. Noted—"The Committee for Compounding can do nothing herein." "The petitioner now submits to pay the 50 <i>l.</i> , remainder of his fine, and desires thereupon to have his discharge."	113 671
	23 April. The case to be reported to the Army Committee.	
	16 Jan. 1652. To be sequestered, for non-payment of the second half of his fine.	12 392
	20 April. His discharge granted	12 423
c. 113 685	5 May. Petition renewed that the Committee of Westminster may repay him the 120 <i>l.</i> Granted.	113 681 12 426
	1 Sept. He petitions that the power being transferred, the County Committee present of Middlesex and Westminster may be required to repay him from payments for the goods of delinquents.	113 675
	1 Sept. Granted, and a letter to be written to the several persons to pay the sums by them owing for goods forthwith, and when the money is come in, the Committee for Compounding will consider the petition further.	17 183
o.c. 25 189 c. 94 501	9 June 1653. Hippealey required to shew cause why 58 <i>l.</i> ,—the sum for which he is returned by the late County Committee as indebted to the State for goods of delinquents sold to him,—should not be paid.	25 92
	14 Dec. Order that, if he does not, upon sight of the order of the Committee for Compounding pay the said sum, the County Committee of Middlesex levy it upon his estate.	25 266
LIST 113 665 677 c. 113 679	23 Feb. 1654. Sir John Hippealey having paid the County Committee the 58 <i>l.</i> , and Rythe moving that as it was paid in through his prosecution, the money may be paid to him towards satisfaction of the 120 <i>l.</i> , order that it be paid to Rythe, and that he have half the sums brought in on his discoveries till 120 <i>l.</i> be paid.	25 302
March 1647?	EDWIN BEALE, Marybone, Middlesex. Order for his discharge from sequestration; having acknowledged his delinquency, taken the National Covenant and Negative Oath, and deposed that he is not worth 200 <i>l.</i> , he is included in the Orders of Parliament of 8 December and 6 February last.	68 549
	HENRY PORTER, Treales, Co. Lancaster.	
	March 1647. To be discharged from any sequestration as being not worth 200 <i>l.</i>	112 973
1 April 1647.	NATH. BARKER, Parson of Stoke Talmage, Co. Oxon.	
d. 109 587 —589	Articles against him that he lived in Oxford garrison as a soldier under Lord Dover; that he procured the soldiers to plunder and carry away some of his parishioners, and	109 584



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	kept them till 200 <i>l</i> . was raised; that he accused several Parliamentarians, petitioned the King against his parishioners for non-payment of tithes, and sued them thereon on false pretexts; that he, and his wife and daughter, met and consulted with soldiers from Wallingford at twilight, cursed the Parliament in the church, is a great swearer, &c.	
D. 109 691	30 Oct. 1647. Order by the County Committee of Oxford sequestering Barker for scandal of life, superstition, and delinquency.	109 590
689		
P.R. 16 241	31 March 1652. Barth. Price, of Wheatley, co. Oxford, begs consideration of his claim to Barker's estate, which he extended for 400 <i>l</i> . debt due to him by Barker, for whom he became surety, but the County Committee have unjustly taken it out of his hands, on pretence of some scandals against Barker.	109 688
D. 109 591		
C. 66 294		
D. 109 591	14 Feb. 1655. Price begs the benefit of the Act of Pardon in the case, having a judgment in the Upper Bench on the estate for 400 <i>l</i> . debt, and 40 <i>s</i> . costs. Requests that the County Committee may certify when and why the estate was sequestered, and then that the case be referred to counsel.	109 569
L.C.C. 109 583		581
C. 33 427		
109 593		
-595		
D. 109 597	14 Feb. County Committee to certify and Brereton to report.	21 1316
R. 109 571		109 579
	22 May. Order on report that the Committee for Compounding have no jurisdiction in the case, the estate never having been under their management, therefore the petition is dismissed, and Price is to seek such other relief as his counsel shall advise.	23 1688
	PETER CROPPER, Bickerstaffe, Co. Lancaster.	
P.R. 160 437	1 April 1647. Is sequestered for being in arms, but having laid them down, taken the Covenant and Oath, and not being worth 200 <i>l</i> ., begs discharge. Granted.	160 435
O.C.C. 160 431		436
C. 32 187		
77 440		
L.C.C. 160 439	14 Dec. 1652. Cicely his widow petitions that her husband's estate was sequestered in 1646, discharged 1 April 1647, and never since sequestered, but has lately been secured by the County Committee, and begs its discharge.	77 439
O.C.C. 160 423		
	14 Dec. The County Committee to certify	77 437
		17 499
	8 June 1653. Their return being made, she begs judgment in the case. Noted, the seizure discharged.	77 436

2 April 1647.

JOHN BINGHAM, Hayton, Co. Notts.

C. 201 371	Petitions the County Committee of Notts for suspension of his sequestration, having laid down his arms three years ago, and taken the Negative Oath. The goods belonging to Dorothy and Anne Bingham are sequestered with his estate. Begs a certificate to the Committee for Compounding. Noted, Mr. North to certify what has been done in his case.	201 369
-374		
P.R. 201 375		
P.R. 4 67	13 April 1647. Petitions the Committee for Compounding to compound for delinquency in arms. Left the King's party in Aug. 1643. Took the Negative Oath, and paid his $\frac{1}{4}$ and $\frac{1}{10}$ in July 1645.	201 367
	22 April. Fine at $\frac{1}{10}$ , 47 <i>l</i> . - - - - -	4 78

3 April 1647.

ROBT. DAVIES, Gwsaney, Mold, Co. Flint.

P.A.S. 206 371	Begs to compound on the Articles of Denbigh Castle. His estate being wholly in the King's quarters, he took up arms for the King.	206 366
P.R. 206 373		
P.R. 4 60		
C. 206 369		
D. 206 367	19 Sept. 1648. Fine at $\frac{1}{10}$ , 645 <i>l</i> . 11 <i>s</i> . 10 <i>d</i> . - - - - -	5 3
R. 206 363		
64100.		

F

3 April 1647.

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G. or p.PASS 206 383  
P.E. 206 387  
P.E. 4 60  
C. 206 385  
R. 206 379

THOS. DAVIES, Gwsaney, Mold, Co. Flint.

3 April 1647. Begs to compound on Denbigh Articles for delinquency in arms. Has taken the National Covenant and Negative Oath. 206 382

19 Sept. 1648. Fine 51*l*. - - - - - 5 3

JOHN DOULBEN, or DOLBYN, Seagroit, Co. Denbigh.

C. 201 383  
P.E. 201 385  
P.E. 4 60  
C. 201 381  
382  
R. 201 377  
NOTE 173 299

3 April 1647. Begs to compound on Denbigh Articles for delinquency in arms. Has taken the National Covenant and Negative Oath. 201 380

22 April. Fine at  $\frac{1}{10}$ , 107*l*. - - - - - 4 78  
5 81

31 May 1650. Fine being paid, the estate discharged - - - 8 98

EDW. GOODMAN, Nantglyn, Co. Denbigh.

C. 202 32-35  
P.E. 202 37  
R. 202 31

3 April 1647. Begs to compound on Denbigh Articles for delinquency in arms. Has taken the National Covenant and Negative Oath. 202 34

11 May. Fine at  $\frac{1}{10}$ , 46*l*. 10*s*. 8*d*. - - - - - 4 87

JOHN IRETON, Irton, Co. Cumberland.

P.E. 227 759

3 April 1647. Petition to compound (missing) referred - - - 4 60

ROWLAND LACON, Kinlet, Salop.

C. 210 621  
622  
P.E. 210 625  
-627  
DEP. 210 623  
R. 210 617  
L. 92 55

3 April 1647. Compounds for delinquency in adhering to the King against Parliament. His mother-in-law has his deeds, and as he cannot present a particular without them, begs an order to her to surrender them. 210 620

3 and 5 April. County Committee to procure a copy of such deeds as will satisfy the petitioner. 4 60, 64

10 May 1649. Fine 66*l*. - - - - - 6 40

JOHN LISTER, Kirkby Malzeard, and Wakefield, Co. York.

P.E. 202 303  
C. 202 306  
-312  
R. 202 295  
CASE 202 313  
R. 202 299

3 April 1647. Compounds for delinquency in arms at Selby. Submitted in Aug. 1644. Has taken the National Covenant and Negative Oath. Sub- 202 302

13 May. Fine at  $\frac{1}{2}$ , 327*l*. - - - - - 4 92

22 Dec. Begs to be admitted to compound at  $\frac{1}{10}$ , the rate at which he would have been fined if his case had not been unexpectedly called on when he was not in attendance. 202 298

27 Dec. Fined reduced to  $\frac{1}{10}$ , 122*l*. - - - - - 4 155

12 Feb. 1650. Paid and estate discharged - - - - - 7 16

EDW. LLOYD, Herseth, Mold, and his Son THOMAS, Halghton, both Co. Flint.

C. 209 673  
-676  
P.E. 209 679  
R. 209 671

3 April 1647. Edward Lloyd compounds on Denbigh Articles for delinquency in bearing arms against Parliament. Was at the surrender of Denbigh Castle. Has taken the National Covenant and Negative Oath. 209 678

5 April. Fine at  $\frac{1}{2}$ , 64*l*. 10*s*. - - - - - 5 83  
6 9

1648? Thos. Lloyd petitions that his estate being sequestered for the delinquency of his father, who was comprised in Denbigh Articles and died 3 months ago, petitioner who has aided the 98 143

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3 April 1647.

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Parliament to the best of his power, and sustained great losses thereby, may compound for his estate.

4 March 1650. Fine paid and estate discharged - - - 7 34

Claimant on the Estate of TRISTRAM LLOYD, Co. Flint.

3 April 1647. GEO. LLOYD, of Willington in Hanmer, Co. Flint, his brother, begs discharge of a farm in Maylor in Hanmer. Tristram Lloyd, a delinquent in arms, who was slain, died possessed of the remainder of a term of 12 years therein, by demise from Thomas Edow, of Hanmer, rent 21s. 4d. Is administrator to his brother, and has been always well-affected. 98 173

3 April. Order that a letter be written to the County Committee accordingly. 4 61

13 April. Estate discharged as under the value of 200l. - - 4 68  
98 175

Claimants on the Estate of THOS. NAPPER, Tintinhull, Somerset.

3 April 1647. The INHABITANTS OF TINTINHULL petition that—the impropriate parsonage of their parish, worth 150l. a year, having been sequestered for the delinquency of Napper, and the vicarage being worth but 5l. a year, former proprietors having increased the minister's maintenance at their pleasure,—they, fearing that by Napper's interest in the county, the augmentation of the said living may be hindered, beg that the County Committee may be required to certify his delinquency, and the yearly value of the impropriation and vicarage, and that further course may be taken for settling a competency of living on such minister as they may hereafter have. 123 533

3 and 5 April. County Committee required to shew cause to the Committee for Compounding why Napper is not sequestered. 4 60, 64

DAVID PENNANT, Bighton, Whitford, Co. Flint.

PASS 204 505

P.R. 204 497

507

C. 204 503

504

P.R. 4 60

R. 204 501

C. 208 236

240

P.R. 208 242

P.R. 4 60

R. 208 232

3 April 1647. Begg to compound on Denbigh Articles for delinquency in arms. Has taken the National Covenant and Negative Oath. 204 500

7 Feb 1648. Fine at  $\frac{1}{10}$ , 197l. - - - 4 167

JOHN STANLEY, Dalegarth, Cumberland.

3 April 1647. Compounds for delinquency, in adhering to the enemies of Parliament. Has taken the National Covenant and Negative Oath. 208 234

27 Jan. 1649. Fine at  $\frac{1}{10}$ , 30l. - - - 5 51

4 June 1650. Paid and estate discharged - - - 8 105

P.R. 120 171 9 July 1651. Begg to compound for a further estate come to him by his father's death. 120 169

9 July. The Committee for Compounding cannot compound with him, nor can the Committee for Compounding at Newcastle, the estate being discovered before 18 Feb. 1651, the date of the Parliament Order for the relief of the well affected in Cumberland. 14 198

JOHN THELWALL, Placecough, Co. Denbigh.

PASS 201 109

C. 201 107

108

P.R. 201 111

P.R. 4 60

R. 201 103

C.P. 4 72

NOTE 173 299

3 April 1647. Begg to compound on Denbigh Articles for delinquency in assisting the King in the late wars. Has taken the National Covenant and Negative Oath. 201 105

20 April. Fine at  $\frac{1}{10}$ , 117l. - - - 4 75

			Vol. No. G or p.
5 April 1647.	RICH. LEEMING, Grantham, Co. Lincoln.		
P.E. 206 395	Compounds for delinquency in going into Newark garrison when	206	394
C. 206 396	held against Parliament. Returned 3 years ago, and served		
-400	in the Parliament army under Capt. Wm. Bury, treasurer		
R. 206 391	for the County of Lincoln. Has taken the National Covenant		
C. 206 401	and Negative Oath.		
	19 Sept. 1647. Fine at $\frac{1}{10}$ , 28l.	5	3
P.E. 205 239	HUGH MORRIS, Weston, Salop.		
REC. 205 242	5 April 1647. Begg to compound for adhering to the King, being	205	234
241	sequestered on Denbigh Articles.		
PASS 205 235	1 March 1648. Fine at $\frac{1}{10}$ , on Denbigh Articles, 51l.	4	185
R. 205 231			
	ROB. PENNANT, Downing, Whitford Parish, Co. Flint.		
P.E. 206 223	5 April 1647. Begg to compound on the articles of Denbigh	206	222
PASS 206 226	Castle for delinquency in taking up arms for the King, being		
C. 206 227	wholly in his quarters.		
R. 206 219	12 July 1648. Fine 40l. 6s. 8d.	4	210
		234	111a
	GEO. WALKER, Salt, Co. Stafford.		
C. 202 921	5 April 1647. Compounds for delinquency in going into the	202	920
-923	King's quarters and adhering to the King's party. Came in		
P.E. 202 925	5 Oct. 1644 under a pass from Col. Chadwick. Has been pre-		
P.E. 4 63	vented by sickness from earlier prosecution of his composition.		
R. 202 917	13 July. Fine at $\frac{1}{10}$ , 166l. 17s., but allowed 150l. for settling	4	104
C. 35 50, 107	Weston Rectory.		
13 April 1647.	JOHN EDWARDS, Chirk, Co. Denbigh.		
PASS 209 348	Begg to compound on Denbigh Articles. His estate and liveli-	209	341
C. 209 345	hood being wholly in Wales, in the King's quarters, he adhered		
346, 349	to the King.		
P.E. 209 343	1 March 1649. Fine at $\frac{1}{10}$ , 80l.	5	71
R. 209 339		234	112
	29 July 1653. He is not to be molested, though by mistake his	12	550
	name has been returned as having paid no part of his fine.		
	JOHN FYTON, Sen. and Jun., Leeswood, Co. Flint.		
PASS 202 546	13 April 1647. The father begg to compound on Denbigh Articles,	202	550
C. 202 547	for delinquency in adhering to the King against Parliament.		
548	14 April. Noted that he is of Wales, and attending upon the	4	70
P.E. 202 551	Ordinance [for North Wales].		
R. 202 545	28 May. Fine at $\frac{1}{10}$ , 172l. 15s.	4	97
P.E. 209 825	29 March 1649. The son begg to compound for delinquency in	209	828
R. 209 823	adhering to the forces raised against Parliament.		
	10 April. Fine at $\frac{1}{10}$ , 42l.	5	84
		6	12
	SIR WM. GERARD, Bart., Bryn, Co. Lancaster.		
P.R. 4 67	13 April 1647. Begg to compound on Denbigh Articles for delin-	89	323
	quency. Deserted his habitation and lived in the King's		
	garrisons.		
	10 May 1649. Being a recusant convict, and no rules prescribed	89	327
	for persons in his condition, has not been suffered to prosecute		

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		his composition, but now begs to compound for his third part on the said articles, according to the late Act touching delinquents.		
		10 May 1649. County Committee to be informed that it is not petitioner's fault that his composition is not made, Parliament not having given rules for Popish delinquents.	5	88A
		12 July 1650. Anne Gerard, his daughter, Thos. Robotham, and other creditors, beg confirmation of the allowance by the Barons of Exchequer, of an estate long since set out by Sir W. Gerard for payment of debts and portions, and meanwhile allowance of the profits on security.	89	438
			11	17
R.	89 369	19 July. Brereton to examine the deed, and they to have the profits of the estate on security meantime.	89	373
O.C.	30 211	4 Sept. 1651. The deed of 3 March 1641 not allowed, the whole estate to be sequestered, the County Committee to certify when it was first sequestered, and the trustees of the deed to prove its execution.	15	6
			89	311
			160	11
		14 Jan. 1652. John Fleetwood, Geo. Sorocold, and Wm. Whitfield, the trustees, beg restoration of their goods and cattle, taken from them without cause by the County Committee.	85	1101
		In 1640, Sir Wm. Gerard, for payment of debts, settled on them, Bryn Manor, for 18 years, which they held till 7 years ago, when it was sequestered as Sir Wm. Gerard's estate, but after examination by the Barons of Exchequer, they obtained its discharge.	89	307
		14 Jan. County Committee to certify the cause of sequestration -	15	190
			89	309
		4 Feb. The Trustees beg stay of rents in the tenants' hands pending a hearing.	85	1104
O.C.	17 407	4 Feb. They are to enjoy the profits on security -	15	239
	667			
C.	32 133	March? Ann Gerard and the Trustees plead that the order of 4 September was based on a mistake about the deed, which was made in 8 Charles, to provide for debts and younger children, and was long before Sir William's conviction, and beg continuance of the order of 4 February.	89	207
	89 329,			
	320, 302			
L.C.C.	89 313			
	160 13			
D.	89 315	23 April. A certificate being returned by the County Committee, the trustees beg a reference of it to counsel. Granted.	85	1112
D.	89 318		89	305
D.	89 322			303
R.	89 287			
D.	89 300	23 April. Case referred to Brereton, to examine and report -	16	345
C.	32 208	24 March 1653. Fowle is to search in the Exchequer, if there were any seizure on the lands conveyed by the deed before the fine was levied, and petitioners are to prove that Anne Gerard is 15 years old. Noted that the votes were equal on the question whether the 200 <i>l.</i> a year should be allowed or not.	19	1077
	89 325			
		21 April. Order on re-examination of this deed, and of another of 1652, wherein Lord Molineux and others are trustees, that the later trustees account on oath with the auditor for their receipts towards the 3,000 <i>l.</i> to be raised for Anne's portion, and the trustees of the later deed are to have 300 <i>l.</i> a year out of the estate till the 3,000 <i>l.</i> is paid. The suspension on the rest of the estate is to be taken off, and the sequestration proceeded with by the County Committee.	19	1084
		17 Aug. The former trustees beg an order to the County Committee to take their oaths on the accounts, some of them being too infirm to journey. Granted.	85	1095
			25	169
SUB.	58A 536	23 Nov. Sir W. Gerard begs to compound on the late Act of Sale for part of his sequestered estate.	227	12
P.R.	227 13			
R.	227 9	23 Jan. 1654. Estate discharged on the proviso in the said Act -	24	1123

13 April 1647.

SIR WM. GERARD—*cont.*

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CLAIMANTS ON THE ESTATE.

D. 159 395, 234, 391 L. 159 397 R. 234 113 L. 159 394 234	<p>13 May 1652. WM. LEA, of Pemberton, co. Lancaster, begs allow- 135 475              ance of a rent-charge of 60<i>l.</i>, on Ashton Manor, co. Lancaster,              granted him by Sir Wm. Gerard, in lieu of a statute of 3,000<i>l.</i>              for payment of 1,700<i>l.</i>, agreed on between petitioner and Sir              Thos. Gerard, sen. and jun., father and grandfather of Sir              William.</p> <p>13 May. Referred to the County Committee - - - 16 398              234 113</p> <p>15 July 1652. Roger Bradshaigh, of the Haigh, co. Lancaster, begs              confirmation of his lease of 1 Jan. 1652 from the County Com-              mittee for seven years, of the estate of Sir W. Gerard, but              without the conditions imposed by them, that he is to pay the              monthly taxes, and not to plough the land without increase of              rent of 5<i>l.</i> the acre. 71 159</p> <p>15 July. Lease confirmed if according to instructions, but the 17 14              County Committee ought to have had the contract confirmed              before sealing the lease.</p>
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LESSEES AND PURCHASERS OF THE ESTATE.

O.T.T. 89 497 495 R.C. 27 5 L. 130 689	<p>24 Jan. 1654. Discharge from sequestration of Windleshaw and 18 928, 950              Ashton Manors forfeited by Gerard and Wm. Mainwaring,              and bought from the Treason Trustees by John Wildman.</p> <p>12 April. Wildman begs enquiry as to his right to tenements 130 691              in these Manors, the County Commissioners refusing to dis-              charge them because sequestered for the recusancy or delin-              quency of Sir Wm. Gerard, whereas a lease has been granted              to Hugh Orill.</p> <p>25 July. On his complaint that one house still remains seques- 18 960              tered though the lease is expired, its discharge ordered.</p>
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PETER GRIFFITHS, Caerwys, Co. Flint.

PROT. 208 353 P.E. 208 358 P.E. 4 67 C. 208 356, 357, 360 R. 208 350	<p>13 April 1647. Begs to compound on Denbigh Articles for delin- 208 355              quency in arms.</p> <p>20 March 1648. Fine at <math>\frac{1}{10}</math>, 113<i>l.</i> 13<i>s.</i> 6<i>d.</i> - - - 4 192</p>
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THOMAS HURD, Sen. and Jun., Kingsdon, Somerset.

C. 202 222 P.E. 202 223 -225 R. 202 217 P.E. 213 369 P.E. 4 67 C. 213 371 -373 R. 213 365	<p>13 April 1647. The father compounds for delinquency in adher- 202 220              ing to the King's party against Parliament.</p> <p>13 May. Fine at <math>\frac{1}{10}</math>, 80<i>l.</i> - - - - - 4 92</p> <p>11 May 1649. The son petitions to compound for being seques- 213 368              tered for delinquency.</p> <p>12 June. Fine 106<i>l.</i> - - - - - 6 103              234 114</p>
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PHIL. JENNINGS, Dudleston, Salop.

PASS 203 298 P.E. 203 299 C. 203 298, 294 R. 203 283 P.E. 203 289  R. 203 287, 291	<p>13 April 1647. Begs to compound on Denbigh Articles for de- 203 295              linquency. Adhered to the King against Parliament, and is              comprised within those Articles.</p> <p>3 Nov. Fine at <math>\frac{1}{10}</math>, 52<i>l.</i> - - - - - 4 133</p> <p>31 Oct. 1650. Having paid his fine, begs to be admitted to com- 203 286              pound on the votes of 2 Oct. 1650, for omissions in his              particular.</p> <p>22 Nov. Fine at <math>\frac{1}{10}</math>, 85<i>l.</i> 4<i>s.</i> 6<i>d.</i> - - - - - 12 36</p> <p>24 Dec. Paid and estate discharged - - - - - 12 72</p>
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13 April 1647.			
PASS 202 611	JOHN JONES, Sen., Halkin, Co. Flint.		
-613			
C. 202 609, 610	13 April 1647. Begg to compound on Denbigh Articles for de-	202	608
P.E. 202 615	linquency in arms, having taken the National Covenant and		
P.E. 4 67	Negative Oath.		
D. 213 758	28 May. Fine at $\frac{1}{10}$ , 156 <i>l.</i> 11 <i>s.</i> 4 <i>d.</i> - - - - -	4	97
E. 202 605	27 Nov. 1649. Paid and estate discharged - - - - -	234	115
	RALPH MINSHULL and other Poor Men of Clutton, Co. Chester.		
	13 April 1647. Their petition (missing) for discharge on the pro-	4	67
	positions as not being worth 200 <i>l.</i> , granted, if they have no		
	estates of that value.		
	14 April. The County Committee ordered to discharge them on	234	116
	their taking the National Covenant and Negative Oath, and an		
	oath that they are not worth 200 <i>l.</i>		
PASS 201 783	WM. SALESBURY, Bachinbidd, Co. Denbigh, and		
784	CHARLES, his Son.		
D. 201 782	13 April 1647. The son begs to compound for the delinquency	201	776
C. 201 779, 780	of his father and himself; they have both borne arms. His		
P.E. 115 1025	father is too infirm to travel.		
201 777	4 May. Fine at $\frac{1}{10}$ , 781 <i>l.</i> - - - - -	4	83
E. 201 773			
	THOS. WHITLEY, Aston, Co. Flint.		
PASS 209 170	13 April 1647. Begg to compound on Denbigh Articles for de-	209	167
P.E. 209 181	linquency in deserting his habitation, and going into the garri-		173
P.E. 4 67	sons held against Parliament. With a copy of the said		
L.C.C. 209 180	Articles.		
D. 209 172	27 Feb. 1649. Fine at $\frac{1}{10}$ , 125 <i>l.</i> - - - - -	5	69
E. 209 165	4 June 1650. Paid and estate discharged - - - - -	8	105
	JOHN WILLIAMS, Llanywith, Co. Denbigh.		
PROT. 202 679	13 April 1647. Begg to compound on the Articles of Denbigh	202	674
C. 202 677	Castle, having been there at its surrender.	131	579
678	22 May. Fine at $\frac{1}{10}$ on Denbigh Articles, 66 <i>l.</i> - - - - -	4	97
P.E. 202 675	13 Sept. 1650. Begg leave to pay in his fine with interest, though	131	573
P.E. 4 67	the time has expired. Being under age in 1647, the composition		
202 674	was made without his knowledge, and he only found the order		
E. 202 671	for payment on 22 August last. Also he rested quiet, thinking		
D. 131 575	his sequestration was discharged by the Act for North Wales,		
NOTE 202 678	yet sent in his money with interest, 76 <i>l.</i> 18 <i>s.</i> 6 <i>d.</i> , on 4 September.		
	13 Sept. Order that it be received, and the case further con-	11	165
	sidered.		
14 April 1647.	Claimants on the Estate of THOS. CHARNOCK, Preston, Co. Lancaster.		
C. 212 865	ROBERT CHARNOCK, of Astley, his eldest son, compounds for de-	212	862
-867	linquency in deserting his habitation and going into the King's		
P.E. 212 863	garrisons. Was in Lathom House at its surrender, and has		
P.E. 4 70	since conformed to Parliament. Has taken the National		
E. 212 851	Covenant and Negative Oath.		
D. 212 869	22 May 1649. Begg to amend his particular, his father having	212	860
P.E. 212 857	died since his report was drawn up.		
P.E. 212 855	8 June. Fine 260 <i>l.</i> 8 <i>s.</i> 9 <i>d.</i> - - - - -	6	92
E. 212 853	12 Dec. 1651. HEN. FLEETWOOD and other trustees of Elizabeth and	85	1113
	Ellinor, daughters of Thos. Charnock, petition that Thos.		
	Charnock in 1631 settled on them lands in Astley, Chorley, and		
	Charnock Richard, reserving a power to make rent-charges		
	not exceeding 100 <i>l.</i> a year. In 1634 he granted them 60 <i>l.</i>		

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a year for Elizabeth and Ellinor for 5 years, till they were paid 300*l.*, but the estate is sequestered for delinquency of Robert, eldest son of Thos. Charnock. Beg the lands till the 300*l.* is paid, or examination of their title.

18 Dec. 1651. County Commissioners to certify - - - 15 143

SUTTON DALTON, Ruskinton, Co. Lincoln.

P.E. 207 597

P.R. 4 70

C. 207 593

594

B. 207 591

14 April 1647. Begg to compound for delinquency in going to Newark whilst it was a garrison for the King. Was there only two days, and that two years ago. Has submitted to all orders and ordinances of Parliament. Has taken the National Covenant and Negative Oath.

25 Dec. 1648. Fine at  $\frac{1}{2}$ , 100*l.*, to be paid at one payment - - - 5 38

234 117

1649? Being unable to pay his fine on account of the extent upon his estate, begs time and liberty to sell part of it.

79 609

P.E. 65 197, 198,

179, 204

P.R. 11 98

27 Aug. 1650. ROBERT BAKER, of Ruskinton, begs to compound on the Act of 1 Aug. 1650 for the Manor of East Hale, West Hale, and two cottages in Ruskinton, lately belonging to Sutton Dalton, upon which petitioner had a statute merchant and a defeasance in 18 Car. of 900*l.* for payment of 450*l.* Dalton has paid no part of his fine.

65 195

29 Aug. Petition renewed. Referred to Reading - - - 65 176

11 106

D. 65 201

202

B. 65 192

13 Feb. 1651. County Committee to certify the time of lending the money.

14 8

26 March. Fine 83*l.* 8*s.* 4*d.* - - - - - 14 63,

65, 181

29 July. Ordered to pay in the remainder thereof - - - 65 179

14 228

30 July. Ordered to have the lands till satisfied his debt - - - 14 231

L.C.C. 162 153

22 March 1654. JOHN DALTON, infant son of the late Sutton Dalton, begs that the 83*l.* 8*s.* 4*d.* paid by Baker may go in part payment of his father's fine of 100*l.*, and that petitioner may pay in the remainder according to the Protector's Ordinance. Granted.

70 641

12 607

EDW. EVANS, Triddy Borough, Co. Montgomery.

C. 207 852

14 April 1647. Note that he is one of the gentlemen attending the Committee for Compounding on the Ordinance of North Wales.

4 70

P.E. 207 855

30 Oct. 1648. Begg to be admitted to a composition according to the time of his coming in, which was Oct. 1645. Was a servant of Prince Maurice. Petitioned in Nov. 1645, but did not proceed, because he was informed there would be a particular Committee for Wales.

207 853

B. 207 849

15 Jan. 1649. Fine at  $\frac{1}{2}$ , 48*l.* - - - - - 5 47

P.E. 207 352

P.R. 207 351

P.R. 4 70

C. 207 347, 348

B. 207 345

EDW. JONES, St. Martin's, Salop.

14 April 1647. Begg to compound on Harlech Articles given for delinquency in arms. With the Articles.

207 350

353

30 Nov. 1648. Fine at  $\frac{1}{2}$ , 74*l.* 5*s.* - - - - - 5 32

SIR EDW. LLOYD, or FLOYD, Berthlloyd, Co. Montgomery.

14 April 1647. Note that he is a gentleman of Wales attending on the Ordinance of North Wales.

4 70

15 March 1648. Fine at  $\frac{1}{2}$ , 520*l.* - - - - - 4 190



14 April 1647.

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G or p.

- 11 Jan. 1649. On a review the report was presented and rejected - 5 44  
 5 June. Fine abated 50*l.*, reducing it to 470*l.* - - - 234 118  
 11 Jan. 1656. Pres. Lawrence to Maj.-Gen. Jas. Berry. On the letter from you and others, dated Dec. 30, 1655, on behalf of Sir Ed. Lloyd, his Highness and Council order that he and his estate be discharged of any further proceedings [on the decimation tax], and signify the same to you and the Commissioners for securing the peace. I 76 465  
 466

## CLAIMANTS ON THE TITHES.

- 6 June 1651. Sir Edw. Lloyd petitions that he compounded for the tithes of Llandinam, co. Montgomery, leased 14 Nov. 1638 by Dr. Thomas Bayly to petitioner at 120*l.* a year for 21 years, if Dr. Bayly so long lived, and the rent is now received by the County Committee on account of Bayly's delinquency, and the tithes let to farm at a lower rate than was paid by petitioner; he begs an order to the Commissioners for North Wales to examine his allegations, and if true, to re-invest him in his estate. 98 152  
 6 June. They are ordered to examine and certify - - - 14 152  
 30 May 1654. He begs a lease of Llandinam tithes at 200*l.* a year now sequestered for the delinquency of Dr. Bayly and Dr. Williams;  $\frac{1}{3}$  were formerly in their possession, and petitioner was farmer thereof, and also of the part belonging to the Commonwealth. Noted for the auditor to certify whether anything, and how much, has been accounted for the said tithes. 98 179  
 1 June. Petition renewed, 200*l.* being more than has been offered 98 190  
 1 June. Mr. Fowle ordered to draw out a lease as desired - 27 68  
 4 July. Lloyd complaining that though he is tenant at a very dear rate, divers of his sub-tenants refuse payment of their tithes, begging a warrant to summon them. 98 181  
 4 July. The parties are ordered to pay or show cause within 20 days. 27 86  
 12 Sept. Further time granted them, on motion in their behalf - 27 117  
 15 Sept. Dr. Hugh Williams, minister of Llantrisant and Llanryddlad, co. Anglesea, summoned to answer his contempt in disturbing the tenants of the rectories from which he was ejected by the late Propagators of the Gospel in Wales, for delinquency and scandal. 30 344  
 131 529  
 24 Oct. Dr. Peter Dormer, minister, begs the benefit of the grant of Llandinam rectory and tithes from the Protector in Aug. 1654. The said parsonage, since the expiration of the order for the Propagation of the Gospel in Wales, stood void by the desertion of the last incumbents, who for divers years received the profits thereof by Parliament Order, and are not sequestered persons. Being formerly an advowson and presentation from the bishops of Bangor, it lapsed to the Protector. The County Committee have only lately sequestered it. Begs an order for them to desist from the sequestration. 81 171  
 7 Nov. The sequestration to be discharged, and Dormer to enjoy the parsonage according to his Highness' grant. 27 153  
 14 Nov. Dr. Williams begs to appear by counsel or solicitor, being 70 years old, and 200 miles distant. 131 527  
 14 Nov. Hearing ordered in a month, petitioner giving notice to the other party within a week. 27 162  
 30 Nov. 1654. AMBROSE MOSTON and VAVASOUR POWELL, Preachers of the Gospel in Wales, beg that the 200*l.* a year arising during the last two years from the said tithes, which were settled upon them by order of the Committee for Plundered Ministers, dated 7 June 1648, may be assured to them by order of the Committee for Compounding. 103 599

			Vol. No. G or p.
14 April 1647.	SIR EDW. LLOYD, &c.— <i>cont.</i>		
O.C.P.M. 27 185	30 Nov. 1654. The County Commissioners to certify whether the tithes were sequestered for delinquency, and Sir Edw. Lloyd has liberty to make proof thereof if he can.	27 185	
	12 Jan. 1655. The Committee of Montgomery are to pay them the arrears of their augmentations out of the tithes, if sufficient has been received therefrom. If any profits are in arrear in the tenants' hands, the County Committee are to certify, and to levy the arrears. If any refuse payment, the Committee for Compounding will set fines upon them, according to the Ordinance of 10 Feb. 1654.	27 250	
	23 Jan. On information that Sir Edw. Lloyd has in hand several arrears due to Moston and Powell, he is ordered to pay the same to them, and the County Commissioner is to allow the said payments as if the money were paid to him.	27 259	
	31 Jan. Dr. Williams is to restore what he has taken from the tenants; in default, the amount is to be levied as a fine, according to the Protector's ordinance of 10 Feb. 1654.	27 277	
	8 May. Wm. Williams, his son, begs to be admitted tenant to Llantrisant Rectory.	131 485	
	8 May. To be contracted with for one year, if he will give as much rent as any other, and good security.	27 383	
NOTE 98 17	26 June. Sir Edw. Lloyd begs delivery of his bond, the rectory and tithes being in Aug. 1654 granted by Patent under the Great Seal to Dr. Dormer.	98 107	
	26 June. County Committee to certify, and Reading to report	27 452	
	24 July 1655. LEWIS BOLTON begs confirmation of his contract with the County Commissioners for the tithes of Llantrisant and Llanrhyddlad, co. Anglesey, Dr. Williams, the late sequestered incumbent, disturbing him in his receipt thereof.	130 621	
	24 July. Dr. Williams to restore all he has received	29 35	
15 April 1647.	JAMES CHOLMELEY, Cramlington, Northumberland.		
C. 201 447, 451-456	Compounds for delinquency in arms. Was taken prisoner at the Battle of Sherburn, co. York, 14 Oct. 1645, and carried to Pontefract Castle sorely wounded. Moved Colonel Overton, the governor, to accept a ransom, that he might repair to London to make his composition, but his wounds would not allow him to travel. Has taken the National Covenant and Negative Oath.	201 444	
P.E. 201 449			
P.E. 4 72			
R. 201 439			
	22 April 1647. Fine at 1 <sup>h</sup> , 73 <sup>l</sup> .	4 78	
	1649? Begs to add 10 <sup>l</sup> . a year to his particular, a neighbour having sunk a coal-pit very near his grounds in Jesmond, whereby some benefit will arise to him. Noted, liberty to add this and compound.	201 441	
	30 May 1450. Fine paid, and estate discharged, his appeal made last December not being determined yet.	8 87	
	SIR THOS. DACRE, Lanercost, Cumberland.		
C. 80 32	15 April 1647. Begs to compound according to the time of his render to Parliament, which was Nov. 1645. The Scotch army having lain on his county, he could not address himself to the Committee for Compounding earlier.	80 30	
P.E. 80 31			
P.E. 4 72			
C. 80 32 -34	17 Dec. 1651. The Army Committee to desire the directions of Parliament in the case.	15 139	
R. 80 27	24 March 1652. Begs discharge on the Act of Pardon	80 24	
	24 March. County Committee to certify if he was sequestered before 1 Dec. 1651.	16 214	

COMMITTEE FOR COMPOUNDING.—CASES.

1727

			Vol. No. G or p.
15 April 1647.			
R.C. 25 3	8 March 1653. Being in the 3rd Act for Sale, begs that he may	80	80
L.C.C. 150 537	compound at $\frac{1}{2}$ , and that the County Committee may examine		
L. & D. 150 517	his witnesses for proof of the charges on his estate.		
-536	19 July. Being in the Act for Sale, begs to compound for his	80	74
	estate according to the survey. Noted as referred to Reading.		
	CLAIMANT ON AND PURCHASER OF THE ESTATE.		
L.C.C. 80 69	28 June 1650. MARY, widow of HEN. DACRE, of Castlestead,	80	68
O.C.C. 80 73	Cumberland, begs discharge of sequestration, and restitution		
	of the tithes of Irthington, Lazonby, and Lanercost, settled on		
	her as jointure, 42 Eliz. Her son, Sir Thos. Dacre, having been		
	lately much in debt, and threatened with imprisonment, she		
	gave the tithes to his creditors, and her deed being mislaid,		
	they were sequestered as his estate $1\frac{1}{2}$ years since; when she		
R. 80 65	got her deed, Sir Art. Heslerigg and the Commissioners at		
	Newcastle were satisfied of her right, yet they delay to dis-		
	charge the sequestration.		
	28 June. Referred to Reading - - - - -	10	55
		8	181
	15 Aug. Order on report for discharge of the tithes unless she be	11	79
	a recusant, or the County Committee show cause to the contrary		
	in 14 days.		
L.C.C. 150 507	28 May 1651. Order on her request for a hearing of the County	80	63
253 102	Committee certificate returned, that the said Committee	14	138
O.C.C. 80 3	certify whether she is a recusant, and whether she has not re-		
150 511	leased her jointure.		
L.C.C. 150 505	3 Sept. She begs that the certificate returned may be read -	80	62
	8 Sept. The sequestration to be discharged - - - - -	15	2
		80	57
	8 Oct. Begs an order to the County Committee to pay her the	80	55
	arrears of the tithes since the stop was made.		
	8 Oct. Order on further consideration that the County Committee	15	45
	tender her the Oath of Abjuration, and if she takes it, discharge		
	the estate; if she refuses, they are to sequester $\frac{1}{2}$ of it; also to		
	examine witnesses and certify.		
L.C.C. 80 83	14 April 1652. She begs re-inforcement of the order of 3 Septem-	80	60
150 515	ber, as the County Committee refuse her the Michaelmas rents		
c. 80 53	and part of those of Lady Day.		
	14 April. The two last orders re-inforced, and the rents to remain	16	309
	in the tenants' hands till further order.		
D. 80 1	15 Sept. On certificate of her having taken the Oath, sequestra-	17	227
	tion discharged with arrears since the date of petition.		
	22 Dec. She complains that the County Committee cannot pay	80	52
	her the arrears, having already paid them in.		
	22 Dec. In this case the Committee for Compounding can do	17	528
	nothing.		
R. 80 85	13 April 1653. No further order to be given unless there be new	80	81
	matters.		
	23 Nov. Having a decree in Chancery on the $\frac{1}{2}$ of Ann	20	1176
	Church's estate at Mucking, in Essex, order that she be allowed		
	the said $\frac{1}{2}$ , with the mansion house, and arrears, if she take the		
	Oath of Abjuration; but until certificate that she has so done,		
	she is only to have $\frac{1}{2}$ of the said $\frac{1}{2}$ .		
O.T.T. 144 611	9 Sept. 1654. Discharge from sequestration of Lanercost and	18	963
	Walton manors, Cumberland, forfeited by Sir T. Dacre, and		
	bought from the Treason Trustees by Thos. Wharton.		
21 April 1647.	WM. DENTON, Skillington, Co. Lincoln.		
c. 205 183	Compounds for delinquency in contributing to the maintenance	205	180
184	of Belvoir Castle, which is within 4 miles of his house. Was		

				Vol. No. Q or p.
21 April 1647.				
P.B. 205 181	first sequestered in September last. Is deterred by delay and			
P.B. 4 77	expense from appealing to the Committee for Sequestrations.			
B. 205 177	1 March 1648. Fine at $\frac{1}{2}$ , 216 <i>l</i> .	-	-	4 185
B. 205 175	4 Jan. 1650. Paid and estate discharged	-	-	8 105
c. 201 509	WM. HUGHES, Woollaston, Co. Gloucester.			
-513				
P.B. 201 515	21 April 1647. Compounds for delinquency in assisting the forces	201	508	
P.B. 4 77	raised against Parliament.			
B. 201 517	29 April. Fine at $\frac{1}{2}$ , 20 <i>l</i> .	-	-	4 81
	JOHN LIKEY, St. Decumans, Somerset.			
c. 99 770-775	21 April 1647. Begg to compound for delinquency in assisting the	99	760	
P.B. 99 771	King's forces in Dunster Castle. Surrendered to Lieut.-Col.			
P.B. 4 77	Ant. Butler in 1645, and has taken the Negative Oath and			
B. 99 767	National Covenant. No note of fine.			
	JOHN MORGAN, Skenfrith, Co. Monmouth.			
c. 204 263	21 April 1647. Compounds for delinquency in arms. Was taken	204	267	
-265	prisoner at the battle of Rowton Heath, near Chester, and dis-			
P.B. 204 269	charged on taking the National Covenant before Mr. Sharpe,			
c. 204 263	vicar of Bowdon, 28 Oct. 1645, since which time petitioner			
B. 204 261	has been in arms for Parliament, and was at the siege of Raglan.			
c. 204 272	17 Jan. 1648. Fine at $\frac{1}{10}$ , 40 <i>l</i> .	-	-	4 162
	5 Aug. 1650. Complaints of molestation, though he has paid the	103	499	
	fine imposed by the Act of Grace for [South] Wales, and got		497	
	his discharge.			
	5 Aug. The County Committee to make inquiries -	-	11	94
	17 April 1651. Sequestration suspended till order of Parliament,	14	87	
	with restitution of arrears, he being in the Act for South Wales.			
c. 82 124	17 Aug. 1653. Being ordered by the County Committee to pro-	103	460	
	duce his discharge, begs that the preceding order may stand in			
	force.			
	17 Aug. Reference to counsel to give an opinion thereon	-	25	171
	8 May 1655. Discharged from the fine of 40 <i>l</i> . set at his composi-	12	633	
	tion, being comprised in the Act for South Wales.			
NOTE 202 144	FRAS. MORLEY, Wennington, Co. Lancaster.			
c. 202 136, 148,	21 April 1647. Begg to compound for delinquency in going to	202	140	
141, 146,	and living in the King's quarters ten days. Has taken the			
151, 152	Negative Oath and National Covenant.			
d. 202 137,	11 May. Fine at $\frac{1}{10}$ , 160 <i>l</i> .	-	-	4 77
149, 155				234 119
P.B. 202 153				
P.B. 4 77				
B. 202 133				
	Claimants on the Estate of the late GEORGE SPURSTOW,			
	Spurstow, Co. Chester.			
	21 April 1647. The petition (missing) of Anne Spurstow, his	4	77	
	widow, on his behalf, referred to the sub-committee.			
	22 April. Fine at $\frac{1}{10}$ , 56 <i>l</i> .	-	-	4 78
	1648? Note that the papers in the case are missing	-	-	201 304
	15 May 1655. George Spurstow, his son, an infant, begs discharge	119	1	
	of the land belonging to his late father. His father and mother			
	died many years since, leaving 9 small children, and their			
	estates much engaged for debt, and his grandmother, who was			
	then living, enjoyed most of the estate. Could not receive the			

21 April 1647.

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profits thereof till he was 21 years of age. His mother paid the residue of the fine in arrear on the sequestration, and was discharged.

15 May 1655. Given 6 weeks to prove the suggestions of his petition, County Committee meanwhile to certify. 27 388

13 July. Being summoned to pay 28*l.*, the latter moiety of his father's fine, begs discharge thereof, as his father had only an estate for life. 119 2

13 July. The County Committee to examine whether he had no assets from his father. 29 22

ROBERT, EARL OF WARWICK, and his Son ROBERT, LORD RICH, Baron of Leeze, Essex.

21 April 1647. Robert, Earl of Warwick, petitions Parliament on his son's behalf. Believes in the reality of his repentance for his errors; he is willing to pay a fine, though it is above his present ability, for the estate is only his in reversion, and then for life only, without any advantage beyond the yearly value, and it is charged with a jointure and a great debt. Bega that on payment, his son may be discharged of his delinquency. Draft. [*See Commons' Journals, V., 148.*] 134 120

c. 204 145 Jan. 1648. Robert, Lord Rich, petitions the Committee for 204 144  
-147 Compounding for leave to compound for delinquency in with- 234 121

P.M. 204 150 drawing into the enemy's quarters. Never bore arms against Parliament. Returned 3 years ago and has taken the National Covenant and Negative Oath. During his father's life, petitioner has no estate, but only a voluntary exhibition, and the reversion of his father's estate only for life, and it is charged with annuities, portions, &c.

L. 234 122

R. 204 139

C. 204 141

10 Jan. Fine at  $\frac{1}{10}$ , 2,313*l.* 15*s.*, to be reported to Parliament 4 158  
before any fine is paid.

14 March. Fine remitted by Parliament Order - 113 711

[7 March 1649.] Robert, Earl of Warwick, petitions the House of Commons that his son may be pardoned for his delinquency, and admitted into favour; has himself served the State privately and publicly, not without advantage to it; regrets his son, Lord Rich's departure into the King's quarters, but since his return, some years since, he has obeyed all their commands. He was justly charged with a fine, but the estate being settled on his son's first marriage, his son having only a life interest, the fine will prejudice the estate, and fall on those who have not forfeited favour. [*See Commons' Journals, VI., 158.*] 234 123

15 April 1656. Lord Rich petitions the Protector. Was summoned last January to attend the Major-General and Commissioners for Essex, with particulars of his estate; but being unable to come through illness, excused himself by letter, yet is again summoned. Is very unhappy to find himself ranked as a delinquent after so many years' peaceable deportment. Had he any real estate in his power, he would gladly contribute to the public charge, but he has none, nor any personal estate, except his clothes, &c. Has not been privy to any plot against Government, but abhors all such designs. Bega discharge from further proceedings [on the decimation tax]. With reference to Council. 234 124

8 May. Referred by Council to a committee to report - I 77 104

29 May. Order in Council that the Major-General and Commissioners desist from proceedings against him till further order. I 77 155

## CLAIMANT ON THE ESTATE.

14 March 1648. SAM. GOSSE, citizen of London, petitions the House of Commons. Lord Rich being indebted to him 400*l.*, and having paid neither principal nor interest, 10 years ago, was prevailed on to lend him 200*l.* more, and 87 555

21 April 1647.

EARL OF WARWICK, &c.—*cont.*

Lord Rich, with two sureties, became bound in 1,000*l.* for repayment, with interest. It being wholly unpaid, 8 years ago, arrested one of the sureties, who was rescued by Lord Rich, the officers being beaten and wounded, to his great damage.

Lord Rich being desirous to disengage his sureties, prevailed with petitioner to accept a judgment of 1,000*l.*, and promised, on his honour and salvation, to assign it him, out of his annuity of 1,500*l.* a year, allowed him by his father, the Earl of Warwick, and to ensure his life till the sum should be wholly paid. Gave up his bond, but Lord Rich has neither restored it nor made any assignment, although the Earl had nobly condescended to discharge the debt upon the said assignment.

When Lord Rich was called to the House of Lords, addressed that House, but receiving no relief, exhibited his bill in Chancery, and could not get him to appear. When Lord Rich went over to the enemy, and was in war against Parliament, petitioned both the House of Lords and the Earl of Warwick for payment of his debt, but in vain. Conceiving that Lord Rich had no privilege of Parliament or peerage, according to the judgment of the House of Lords of 20 July 1642, caused him to be taken in execution upon the judgment aforesaid, 29 Dec. 1646; but on 31 Dec. 1646, he was released by order of the House of Lords, and petitioner was committed prisoner to the Fleet, and four of the sheriff's officers to Newgate, for causing the said arrest. They and petitioner were detained in prison 14 days, to his insupportable expense, and to the prejudice of his health; and by reason of his ill-accommodation, he contracted such a weakness that he was constrained to keep his bed. In consideration whereof, prays an order to receive his debt of 1,000*l.*, besides damages, out of the annuity payable to Lord Rich by his father.

CASE 87 545  
549  
D. 87 551  
-553  
R. 87 537

14 March 1648. Petition referred to the members of the House of Commons who are of the Committee for Compounding, to examine and report, together with the Ordinance for Lord Rich's pardon. Sir Thos. Wroth to acquaint the Earl of Warwick with the petition. The Committee of Grievances to prepare an ordinance for redress of petitioner's grievances, occasioned by the abuse of the privilege of peerage. Dr. Palmer and Robert Andrew to be added to the said committee. 87 535

2 July 1649. Rebecca, widow of Sam. Gosse, complains that "there hath not any progresse beene made unlesse to y<sup>e</sup> unhappiness of yo<sup>r</sup> pet," her husband's end being probably hastened by the disease he contracted in prison. She begs report to the House. 87 544

2 July. The citizens [of London] who are members of the Committee for Compounding to state the case. 6 139  
87 542

July? Watkins and Moyer, two of them, report that Gosse is dead, having never recovered the weakness contracted in prison, which hastened his end. His widow is unprovided for, saving what is recovered of this debt, which, with interest and charges, is 6,300*l.* The House having so far noticed the injury as that, before they would pass any act for Lord Rich's discharge, they resolved to hear the case, it is reasonable to request them to require the payment thereof out of the 1,500*l.* annuity, before confirming their order for remitting the 2,000*l.* fine. 87 547  
537

22 April 1647.

GILBERT ERRINGTON (late), Ponteland, Northumberland, and NICH. ERRINGTON, his eldest Son.

C. 202 565,  
561, 562  
P.E. 202 559  
D. 202 563  
R. 202 558

Nich. Errington compounds for delinquency in going into the 202 558  
garrison at Newcastle. Submitted in Oct. 1645. Has taken the National Covenant and Negative Oath.

28 May 1647. Fine at  $\frac{1}{10}$ , 818*l.* 5*s.* 4*d.*, to be 730*l.* 5*s.* 4*d.* if he 4 97  
prove within a month certain charges on his estate.

COMMITTEE FOR COMPOUNDING.—CASES.

1731

22 April 1647.

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	25 June 1650. The lower fine confirmed - - - - -	8	170
	30 Oct. His estate having long been under sequestration for his delinquency and recusancy, begs allowance of $\frac{1}{3}$ for maintenance of himself and five children. Noted, ordered according to instructions.	84	1000
c. 84 986 995	6 May 1652. Begs a review, being willing and able to pay a moiety of his fine. Finds his name returned as a delinquent and recusant, but is no recusant. Begs that his estate may be left out of the Bill of Sale.	84	997
	6 May. The Auditor to certify - - - - -	16	362
		84	995
	24 June. On certificate that he is a Papist and delinquent, he is ordered to take the Oath of Abjuration.	84	995

CLAIMANTS ON THE ESTATE.

	19 Feb. 1650. JOHN FINSTER, of Ferry Hill, administrator of Richard Hixon, of Preston-le-Skerne, co. Durham, petitions that Gilbert Errington, and Nicholas, his eldest son, in 1640, for 967l. 11s. 7d., demised to Hixon, Woolsington Grange and Eland Hall, for 21 years at a pepper-corn rent, and he re-demised them to the Erringtons at a rent of 100l., with clause of re-entry for non-payment. Hixon died in 1641, but the rent was paid till the estate was lately sequestered as belonging to Nicholas Errington. Begs its discharge, that he may pay Hixon's debts.	85	1037
	19 Feb. County Commissioners to certify, and Brereton to report.	14	16
	14 Oct. 1652. WM. SWINBURNE, of Capheaton, Northumberland, begs a commission to the County Commissioners to examine his title to a rent-charge of 5l. a year on Woolsington West Close, Newburn parish, Northumberland, granted him by Gilbert Errington in 1622, till paid 50l. arrears of rent. Has received the same till it was lately sequestered for delinquency of Nich. Errington.	121	399
	14 Oct. The County Committee to examine and certify, and observe the directions given 22 April last.	17	330

PURCHASERS OF THE ESTATES.

Discharge from sequestration of lands in Northumberland forfeited by Nich. Errington, and bought from the Treason Trustees, viz. :—

O.T.T. 84 899	5 Jan. 1653. Berwick Hill Farm, Ponteland, bought by Gilb. Crouch and Sam. Foxley.	18	818
O.T.T. 84 897	Also farms and lands, East and West Matfen, Ponteland - - -	18	818
O.T.T. 84 895	Also farms and lands, Little Carlton, bought by Sir Art. Haslerigg.	18	817
O.T.T. 84 893	18 Aug. Ponteland Hall, bought by Foxley and Crouch - - -	18	867
O.T.T. 84 891	16 Nov. Woolsington House, Newburn parish, and $\frac{1}{3}$ of houses, &c., in Eland Hall, Ponteland, in payment of 1,200l., part of a debt of 1,583l. 7s. 10d., allowed to John Finster, administrator of Rich. Hixon, bought by Thos. Wharton and Gilb. Crouch.	18	905

JANE HUDDLESTONE, and EDWARD, her Son,  
Thwate, or Rumbald Kirk, Co. York.

c. 202 455 -457	22 April 1647. Edw. Huddlestone compounds for $\frac{1}{3}$ of the estate sequestered for the recusancy of his mother, Jane Huddlestone, widow, whose jointure it is. By her deed of 20 March 1647, she sold the said $\frac{1}{3}$ to petitioner.	202	454
P.E. 202 459			
P.E. 4 78			
E. 202 451	27 May. Fine for her life, 120l. - - - - -	4	96
P.E. 210 363	26 April 1649. He compounds for delinquency in the last insurrection.	210	365
E. 210 361	1 May. Fine at $\frac{1}{3}$ , 80l. - - - - -	6	30

22 April 1647.

THOMAS SACHEVERELL, Tadmarton, Co. Oxon.

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P.R. 115 1057

-1059

P.R. 4 78

R. 115 1053

22 April 1647. Begg to compound for the estate come to him from his father, Ambrose Sacheverell, clerk, who was sequestered for assisting the King the very day on which he died, being 27 July 1646. Is not 18 years old. No note of fine.

115 1055

23 April 1647.

Claimants on the Estate of WILLIAM CAVENDISH, first EARL OF NEWCASTLE.

Order in Parliament, that NATH. HALLOWES, M.P., shall enjoy Newbold Hall, co. Derby, for 5 years, free of the rent of 30*l.* a year payable to the State, through the delinquency of the Earl of Newcastle.

90 1125

7 Jan 1651. Order in the Committee for Compounding that he enjoy Newbold Hall according to the preceding order.

10 827

1 April 1650. DAME JANE CAVENDISH, daughter of the Earl of Newcastle, for her brothers and sisters, begs the fifth of her father's estate as formerly allowed. Granted.

72 726

9 41,42

72 719

7 June. They are to be allowed a fifth in kind - - -

8 118

L. 72 729

6 Nov. Order confirmed. The Committee for Compounding desire to know by what order more than  $\frac{1}{2}$  of the estate in co. Notts is allowed to the children.

10 200

11 282

26 Nov. Lady Jane complains that notwithstanding the Committee's allowance of her fifth, it is refused by the County Committee of Northumberland, who allege an Act of Parliament whereby Mrs. Blackstone is to receive 3,500*l.* from the estates of the Earl of Newcastle and Sir Wm. Widdrington. The Act is not to prejudice any just charge on the land, and has been so explained by the Committee for Compounding in their decision in Lady Widdrington's case. Signed, Jane Cavendish, Fran. Cavendish.

72 727

26 Nov. Dame Jane granted her fifth, the Act of Parliament notwithstanding.

10 224

2 May 1650. Maj.-Gen. Lambert desires the Committee for Compounding to pay FRANCIS MORE, of Worksop, Notts, an annuity of 20*l.* out of the Earl of Newcastle's estate.

100 631

3 and 7 May. They reply that the Act leaves them no liberty to issue forth warrants of that nature, till Parliament gives them directions; but as soon as they have authority, they will give him the best despatch.

8 18, 28

100 633, 847

P.R. 14 38

100 839

D. 100 843

846

R. 100 837

7 May. More begs allowance of his annuity, charged by the Earl on his manor of Chesterfield, co. Derby, having served him many years as smith and farrier before the wars for small wages. Has wrought for divers colonels, captains, and others in the Parliament's service.

100 629

5 March 1651. Petition renewed, the annuity being most of his livelihood. Has lost the deeds by the distractions of the times.

100 841

C. 32 22

18 March. Annuity allowed with arrears from 7 May 1650, the date of petition.

14 51

R.C. 11 202

27 Sept. 1650. ROB. BUTLER, [of Southwell, Notts,] begs allowance of a rent-charge of 200*l.* a year, granted him many years before the war by the Earl of Newcastle out of his lands in cos. Notts and Derby, of which the last half year's rent has been refused by the County Committees in obedience to the Act of 25 Jan. last. The said rent was paid by the County Committees after the sequestration of the Earl of Newcastle's estate, 100*l.* by the Committee of co. Notts, and the rest by that of co. Derby. No order.

72 90



COMMITTEE FOR COMPOUNDING.—CASES.

1783

			Vol. No. G or p.
23 April 1647.			
R.C.	11 221	11 Oct. 1650. Butler begs allowance also of a rent-charge of 60 <i>l</i> . a year, granted by deed of 7 Car., by the Earl of Newcastle and Sir Chas. Cavendish, out of lands in Carcolston, co. Notts.	72 96
	72 101		
L.	72 100		
P.R.	10 228	27 Nov. Petition renewed, the County Committee stating that there is no ground for withholding it, but they require an order from the Committee for Compounding.	72/ 93
	240		
	72 97		
D.	72 104	6 Feb. 1651. Rent-charge of 60 <i>l</i> . allowed - - - -	10 390
R.	72 91		
R.C.	11 211	4 Oct. 1650. RICH. DRAPER, of Nottingham, begs allowance of his annuity of 40 <i>l</i> ., charged on lands of the Earl of Newcastle, in Carcolston, co. Notts, and allowed by the former County Committee, but lately withheld by the present County Committee.	81 682
	214		
L.C.C.	81 685	19 Dec. Claim allowed, and the rent-charge to be received by him until the 280 <i>l</i> . 1 <i>l</i> s. he has received be made up to 400 <i>l</i> .	10 292
D.	81 687	1 Jan. 1651. When the 400 <i>l</i> . is paid, the rent-charge is to be sequestered for Draper's delinquency.	10 318
R.	81 683	12 Nov. The 40 <i>l</i> . annuity being allowed for payment of debts, Draper begs enlargement of the order so as to receive interest, that he may pay interest on the debts.	81 680
		12 Nov. Ordered to account with the auditor on oath, after which his case will be considered.	15 81
		11 Oct. 1650. ISABEL BELL, of Bothal, petitions that she was 40 years servant to Lady Ogle, of Bothal, who settled on her 10 <i>l</i> . a year for life out of Bothal Manor. After Lady Ogle's death, this was paid by Lady Shrewsbury, her heir, then by Lady Cavendish, and then by the Earl of Newcastle. After his sequestration, she brought her right before the Commissioners of Parliament residing in the Scots' army, and the County Committee of Northumberland, and was still paid till the late prohibition of claims, unless allowed by the Committee for Compounding. Begg an order for its continuance. Having to deal with those set up by God to act faithfully, hopes they will not withhold the widow's mite.	67 524
		11 Oct. Referred to Reading - - - -	11 220
		18 Oct. 1650. LADY KATHERINE LAMBTON begs confirmation of the order of the Committee for Sequestrations, of 24 March 1645-46, allowing her annuity of 100 <i>l</i> ., granted 6 Charles by the Earl of Newcastle, charged on the manor of Bothal and all his other lands in co. Northumberland, with arrears. Granted.	99 422
			10 191
O.C.C.	132 179	20 Feb. 1651. JOHN WITHER, of Clement's Inn, London, begs allowance of an annuity of 80 <i>l</i> . granted by the Earl of Newcastle and Sir Charles Cavendish in 1641 for 1,000 <i>l</i> . to Fras. Jackson, on Chesterfield Manor, co. Derby. Rich. Jackson, son and heir of Francis, having been possessed thereof for some years since his father's death, by allowance of the Committee for Sequestrations, granted the same to petitioner for the like consideration, but he is now denied the benefit thereof by the present County Committee.	132 197
P.R.	14 22		
	132 195		
D.	132 205		
		14 May. He begs reference to the County Committee, to examine and state the matter of fact. Granted.	132 185, 199, 201 14 120
D.	132 209		
L.	151 29		
	132 203		
D.	132 207	4 March 1652. Richard Jackson begs allowance of his interest in the estate mortgaged to John Wither.	95 975
R.	132 191		
	-194		
D.	132 211	4 March. Claim allowed, Jackson to make oath that neither he nor his father have released the same, and Wither to make his account on oath with the auditor.	16 99
D.	95 904	1 Sept. Wither begs that the last order may be made absolute, oath having been duly made by both. Noted, the account to be heard in course.	132 175
		10 Dec. 1651. MARGARET, the wife of WILLIAM, EARL of NEWCASTLE, begs $\frac{1}{2}$ of her husband's estate, sequestered for delinquency,	107 949

23 April 1647.

EARL OF NEWCASTLE—*cont.*Vol. No.  
G or p.

according to the ordinances of Parliament, having no other means of livelihood. Noted as refused, he being an excepted person, and she married to him since he became a delinquent, so that at the time of marriage he had no estate.

## LESSEES AND PURCHASERS OF THE ESTATES.

- 13 Feb. 1650. THOMAS FORTHE, of Chesterfield, co. Derby, 85 377  
petitions that he has been tenant to the Earl of Newcastle for Great Broskhill Olose, Chesterfield, 20 years before the late war, and paid rent to the State, but lately Peter Fouliambe has sealed a lease of ejectment against him in the Upper Bench. Begs stay of suit, as he cannot get at the Earl's evidences to maintain his right. Noted, the petition to be sent to the judges on the circuit, who are to see that the State is not injured by the trial.
- 25 April 1651. ELIZABETH, wife of ROB. HARBOTTLE, of Hebburn, 95 1  
co. Northumberland, petitions that her husband was tenant 30 years to a farm in Hebburn, belonging to the Earl of Newcastle, and paid his fine and 40s. rent. When the lease expired, he was unable to attend for its renewal, he having been wounded, and she and her children taken prisoners, and plundered of all they had by the Cavaliers, but he employed as his agent Fras. Pye, of Morpeth, who now says he took it for himself, and turns them out. Begs that they may be admitted tenants, and Pye called to account for his perfidious dealing.
- 25 April. County Committee to summon both parties, examine 14 97  
the difference, and compose it if they can.
- c. 118 473 14 May 1651. ISABEL SMITHSON, widow, Kirkby, Notts, begs to be 118 471  
d. 118 469 continued tenant of a farm in Kirkby, in the occupation of her  
l. 118 463 ancestors for 60 years, the property of the late Earl of Newcastle. The County Committee have let it to a stranger, at 14l. a year, without giving her notice, she having expended 100l. in repairs.
- 14 May. County Committee to certify; if her petition be true, she 14 120  
is to be admitted tenant for 7 years.
- 24 Sept. She complains that the certificate of the County Com- 118 459  
mittee is false, and that they would eject her and have impounded her cattle, &c. Begs to be continued tenant at 14l.
- NOTE 118 462 24 Sept. Carey, the examiner, to examine her witnesses and 15 29  
transmit the depositions.
- 25 Nov. She begs to be continued in possession, till her case be 118 467  
fully heard.
- 25 Nov. County Committee to suffer her to receive the rents on 15 99  
security pending hearing.
- c. 65 617 3 March 1652. Lease confirmed to ROB. BAGNALL, of Keynsham, 16 92  
Somerset, of Park House, roofless, and 37½ acres of land sequestered from the Earl, for 6 years at 19l.
- 30 Oct. Like confirmation of a lease to MAT. NEWTON, of Newton 32 101  
Hall, Northumberland, for 5 years.
- Discharge from sequestration of lands forfeited by the Earl of  
Newcastle, and bought from the Treason Trustees, viz.:—
- O.T.T.  
107 963 14 Feb. 1652. Meadows in Ingoldmells and Addlethorp, co. 18 837  
Lincoln, bought by Thos. Browne.
- 68 373 3 March. Houses, &c., in Litchurch, St. Peter's parish, co. Derby, 16 94  
bought by Col. Rob. Birch.
- 107 1063 Also manor of Hawksworth, co. Notts - - - 16 197

# COMMITTEE FOR COMPOUNDING.—CASES.

1766

23 April 1647.

O.A.T.		Vol. No. G or p.
107 1073	11 March 1652. Messuages, &c., watermill, Newton Flintham, Gunthorpe, co. Notts, bought by John Bowre.	16 122 16 187
	23 March. He having paid the purchase money, the County Committee are not to levy the rents.	16 187
107 1069 16 113	Also Mansfield Park, in the parishes of Duffield and Mugginton, co. Derby, bought by Major Wm. Boteler.	16 113
107 1089	18 March. Meadow land in Meering, Sutton-on-Trent parish, co. Notts, bought by Wm. Smith.	16 179
107 1047	19 March. Messuages, &c., Bingham township, and part of Hawksworth Manor, co. Notts, bought by Wm. Parre, of London.	16 169
107 1071	23 March. Sibthorpe Manor, co. Notts, bought by Com.-Gen. Edw. Whalley.	16 188
107 1059	Also manor of Kirk Langley, and Mackworth Park, co. Derby, bought by Capt. Peter Backhouse.	16 179
107 1061	Also messuages, &c., in Litchurch, St. Peter's parish, co. Derby, bought by Thos. Diggles.	16 180
107 1065	Also lordship of Meering, co. Notts, bought by Wm. Hawkins	16 189
107 1083	Also messuages, &c., in Cottam Manor, co. Notts, bought by Cpts. Rich. Mortlock and Wm. Newton.	16 182
107 1081	Also messuages and farms, Ansley Woodhouse and Kirkby Woodhouse, co. Notts, bought by Gilbert Millington.	16 183
107 1075	Also Coppicehouse Mansion, and the coal delphs and quarries of stone and ironstone in Shuttlewood Coppice, co. Derby, bought by Gilbert Baker.	16 184
107 1077	Also lands in Greasley, co. Notts, bought by Capt. Rich. Mortlock	16 183
107 1119	Also Lodge Park, in Keynsham, co. Somerset, bought for Wm. Merford.	16 188
107 1089	24 March. Messuage, &c., of Woodthorpe Hall, co. Derby, bought by Wm. Clayton.	16 206
107 1097	Also messuages, &c., in Windley, Duffield, and Mugginton, co. Derby, bought by Nath. Hallowes.	16 207
107 1085	Also $\frac{1}{2}$ of North Ings meadow, in Meering, co. Notts, bought by Ralph Vaux.	16 200
107 1093	Also arable, meadow, and pasture lands in Litchurch, St. Peter's parish, co. Derby, bought by Capt. Philip Bryme.	16 201
107 1099	Also Bolsover Manor, co. Derby, bought by Col. Rob. Thorpe	16 219
107 1117	9 April. Linacre Manor and Rusford Farm, messuage of Lees Hall, &c., in Stanley, and Cosse Manor, with liberty of digging coals on Shuttlewood Common, in Bolsover Manor, co. Derby, bought for Wm. Newton.	16 293
107 1043	20 May. Manor and soake of Dunham, co. Notts, bought by Capt. Wm. Daniell.	16 422
107 997	2 June. Lands in Holme meadows, co. Notts, bought by Wm. Bothomley.	16 500
107 1103	18 June. Cottages, &c., in Shuttlewood Coppice, Bolsover parish, co. Derby, and messuages in Olipston Manor, Notts, bought for Wm. Clayton.	16 546
107 1101	16 July. Norton Manor and Gleadthorpe [or Gleythorpe], Hurst, Normanton and Hardwick granges, Notts, bought by Wm. Clayton.	17 194
107 1045	21 July. Manor of Chesterfield and Temple Normanton, co. Derby, bought by Jas. Webster.	17 26
107 997	1 Aug. Tenement in Clerkenwell, co. Middlesex, bought for Col. Birch.	17 79
107 995	5 Aug. Lands, &c., Bearle Manor, Northumberland, bought by Wm. Hinde and Geo. Coulson.	18 783
107 1053	10 Aug. Newbold Manor, co. Derby, bought by Wm. Newbold	17 127
107 1040	Also Blore Manor, co. Stafford, bought by John Gorendge and Rich. Mellor.	17 122

28 April 1647.		Vol. No.	
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EARL OF NEWCASTLE—cont.			
107 1051	11 Aug. 1652. Colton Manor, co. Stafford, bought by Roger Smith	17	128
107 1055	Also lands, &c., in Grindow Manor, co. Stafford, bought by Rob. Buxton, Rich. Buxton, and Jas. Smith.	17	130
107 1041	23 Aug. Houses, &c., in Chesterfield Manor, co. Derby, bought by Wm. Clayton.	17	194
107 1113	28 Aug. Messuage, &c., in Woodhorn parish, Northumberland, bought for Rich. Baker.	17	195
107 1111	Also messuage, &c., in Pegsworth, barony of Bothal, Northumberland, bought by Geo. Lawson.	17	171
107 1107	31 Aug. South Holm Manor and messuages in South Holm and Warsop, co. Notts, bought by Wm. Clay.	17	195
107 1109	Also pasture and arable lands in Brampton parish, in Chesterfield, co. Derby, bought by Enoch Howett, bowyer of London.	17	168
107 1105	Also Welbeck Manor and Park, Bellhouse Grange and Sleswick Close, in Welbeck and Sleswick, co. Notts, bought by Com.-Gen. Ed. Whalley.	17	195
107 1015	14 Sept. Barlow Manor and lands in Dunston, co. Derby, bought by Wm. Clayton.	17	216
107 1037	Also manor of Stoke Abbey and Stoke Militis, co. Somerset, bought by Neh. Collins.	17	219
107 1115	15 Sept. Carcolston Manor, co. Notts, bought by Jas. Seele, of London.	17	232
107 1039	Also manor of Flawborough, Notts, bought by Com.-Gen. Ed. Whalley.	17	235
130 15	30 Dec. Ordered therefor a year's rent, Tormarton Manor, co. Gloucester, having been assigned to him by mistake, in lieu of Flawborough, as ordered by Parliament.	18	783
107 985	20 Sept. Lands, &c., in Woodhouse parish, Northumberland, bought by Capt. Edw. Orpin for Col. Horton's brigade, being part of 1,000 <i>l.</i> a year assigned to them by Parliament.	18	792
107 1035	24 Sept. Manor of Tormarton, co. Gloucester, bought by Com.-Gen. Ed. Whalley.	17 156	270 302
107 993	25 Sept. Waterfall and Caldow manors, co. Stafford, bought by Jehn Hutton.	18	762
107 1033	Also manor of Clipston and Clipston Park, co. Notts, bought by Capt. Wm. Barrett.	17	275
107 1019	27 Sept. cottage &c., Dronfield parish, co. Derby, bought by Leon Fanshaw.	17	346
107 1029	Also manors of Slindon and Kingsley, $\frac{1}{2}$ manor of Cheadle, and lands in Elkstone and Swinscoe, co. Stafford, bought by Adam Colclough and Rich. Buxton.	17	221
107 1021	28 Sept. Messuages, &c., Great Longstone parish, Derby, bought by Rich. Overton.	17	351
107 977	Also Cottam Manor, &c., Notts, bought by Wm. Clayton.	18	810
107 1017	Also lands, &c., in Chesterfield, co. Derby, bought by Gabriel Wayne.	17	344
107 1031	Also cottages, &c., in Peak Forest, co. Derby, bought by Robert Craven and John Wright.	17	283
107 1027	Also mansion house, Cockley Park Tower [Northumberland], and lands, bought by John Rushworth.	17	320
107 1023	Also messuages, &c., Buxton, Bakewell parish, co. Derby, bought by Andrew Morwood and Mich. Heathcote.	17	339
107 1025	Also manor of Edwinstowe, co. Notts, bought by Wm. Clayton.	17	319
107 1001	2 Oct. Lands in Coalaston, Dronfield parish, co. Derby, bought by Edw. Bennett and two others.	107 18	945 765
			777
107 1007	5 Oct. Lands in Pegsworth, Bothal Barony, Northumberland, bought by John Thompson.	18	755

COMMITTEE FOR COMPOUNDING.—CASES.

1737

28 April 1647.

	O.T.T.		Vol. No. G or p.
107	991	14 Oct. 1652. Lands in Pegsworth, &c., Bothal Barony, Northumberland, bought by John Hutton.	17 336
		20 Oct. Kirkby Ashfield Manor, co. Notts, bought by Rob. Thorpe	107 1003
107	1013	2 Nov. Lands, &c., in North Middleton, Northumberland, bought for John Rea.	18 759
107	1009	3 Nov. Bothal barony, co. Northumberland, bought by Barn. Trembell, merchant of London.	18 760
107	987	4 Nov. Sheepbanks and Newhall farms, Northumberland, bought by John Hutton and Rob. Grey.	18 759
107	965	8 Nov. Lands, &c. in Mapleton, co. Derby, bought by John Madox and Wm. Alcock.	18 835
		27 July 1654. Order for payment of rents due 11 Nov. 1652 -	18 961
107	967	10 Nov. Lands, &c., in Tissington and Bentley, co. Derby, bought for Rob. Boston and 2 others.	18 835
		27 July 1654. Like order for payment of rents, 27 July 1654	18 961
107	1005	Also Hepwell [P Happle] Barony, co. Northumberland, bought by Rob. Thorpe.	18 760
107	981	11 Nov. Lands, &c., in Stoke, Hope parish, and in Great and Little Hucklow, co. Derby, bought by Wm. Clayton.	18 798 800
		8 May 1653. He complains of non-payment of rent by the County Committee.	75 58
		8 May. Order for payment - - - - -	18 932
107	969	11 Dec. Spittal farm, Chesterfield parish, co. Derby, bought by Rich. Jackson.	18 824
107	979	24 Dec. Cottage, &c., Fulwood Fields, co. Derby, and lands in Sutton parish, co. Notts, bought by Wm. Clayton.	18 800
107	989	Also Mansfield Manor, &c., co. Notts, bought by Edw. Tooke or Jas. Moseley.	18 785
107	959	28 Feb. 1653. Cottages, &c., in Bedlington parish, co. Durham, bought by Rob. Fenwick.	18 839
107	983	4 March. Blackwell Manor, co. Derby, bought by Rich. Blackwall	18 801
107	973	5 March. Marrowlee Manor, &c., Northumberland, bought by Ant. Peirson.	18 829
107	971	13 March. Newton Hall, Bearle Manor, Northumberland, bought by Matthew and Ohas. Newton.	18 818
107	975	23 March. Lands, &c., Hexham, Northumberland, bought by Rich. Baker.	18 812
107	961	22 July. Ogle Lordship and Castle, Northumberland, bought by Jas. Moseley.	18 854
		9 Jan. 1655. Payment of arrears ordered - - -	18 972
107	957	10 Aug. Addiston's Close, Hexham, Northumberland, bought by Thos. Addison.	18 863
107	925	25 Sept. Lands, &c., in Birchill, Rodell, and Midcalfe, co. Derby, bought by Wm. Clayton.	17 889
107	953	28 Dec. Pastures in Lodge Park, Keynsham, co. Somerset, bought by John Hooper of London.	18 917
107	951	16 Feb. 1655. Timber in Clipston Woods, co. Notts, bought by John Clarke of London.	18 975
		22 March. Grindon Manor, &c., Stafford, bought by Peter Backhouse.	107 947
27 April 1647.		HENRY CUPPER, Woodcote, Co. Worcester.	
P.R.	78 565	Begs to compound for delinquency. Was engaged in the late war against Parliament. Makes oath that he is not worth 200l.	78 561
P.R.	4 80		
P.	78 563		
P.R. } &D. }	78 567	27 Dec. 1647. Order for a letter to the County Committee of Worcester that he is to be discharged if his oath be true.	78 567
P.R.	221 369	27 Dec. Respited and referred to the County Committee -	4 155

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27 April 1647.			
D. 221 373	9 Dec. 1650. His estate ordered to be seized	- - -	30 473
R. 221 365	27 Feb. 1651. Begg to compound, although once discharged as not worth 200l.	221	368
	6 May. Fine at $\frac{1}{2}$ , 101l. 15s. -	- - -	12 149
	16 July. Fine confirmed	- - -	12 263
	THOS. EMPSON, Recusant, Goole, Co. York, GREGORY, his Brother, and WM. EMPSON, of London, his Nephew.		
P.E. 83 717	27 April 1647. Thomas begs to compound for delinquency in adhering to the King's party. Rendered in July 1645.	83	712
C. 83 713	27 April. Referred to sub-committee	- - -	4 80
-716	12 Jan. 1648. Wm. Empson's petition to compound for lands purchased of Thos. Empson, referred.	4	160
	Jan. ? As nephew, and heir-apparent, he begs to be allowed to farm the estate.	83	707
NOTE 83 710	24 Feb. 1652. Thomas Empson begs allowance of his fifth, his estate having been under sequestration since 1645, and he being very aged and infirm; was never in arms, though he fled into a garrison of the King's to avoid the fury of the soldiers, who killed a neighbour of his at his own door. Noted, "We cannot allow a 5th unto petitioner."	83	710
SUB. 58A 328	25 May 1653. Gregory Empson begs to compound for his brother's estate, inserted in the late Act for Sale.	83	702
329		225	591
P.R. 25 83	25 May. Referred to Reading	- - -	225 593
225 585	27 May. Wm. Empson begs allowance of his claim to the estate as conveyed to him by Thos. Empson, though Greg. Empson petitions to compound as heir.	83	704
R. 225 589		225	587
	7 June. Fine at $\frac{1}{2}$ , 479l. 5s. -	- - -	225 583
K. 225 581	30 Aug. The fine being paid, Wm. Empson has a discharge of the estate.	24	1121
	RICH. GODDARD, Swindon, Wilts.		
C. 204 541	27 April 1647. Begg to compound. Was nominated a Commissioner of Array by the King, and sat once thereon at Marlborough. By his endeavours, took off 10,000l. taxed on North Wilts. Appeared before the County Committee at Malmesbury 28 March 1645, paid a fine for his delinquency, and in November, petitioned the Committee for Sequestrations for discharge, but finds their business such that he has no hopes of a speedy hearing.	204	538
-543	16 Feb. 1648. Fine at $\frac{1}{2}$ , 413l. 16s. -	- - -	4 176
P.E. 204 539	23 June. His estate to be sequestered for not perfecting his composition.	4	207
P.R. 4 80	8 Sept. Order to sequester revoked, he having paid the remainder of his fine.	5	3
D. 204 545			
552			
R. 204 533			
NOTE 204 557			
R. 204 535			
	SIR GILES MOMPESSEON, Sarum, Wilts.		
P.E. 210 373	27 April 1647. Compounds for delinquency in going into the King's quarters at Hereford, where he was at its capture. Has been prevented by sickness from earlier compounding.	106	227
P.E. 4 80	14 April 1649. Petition renewed	- - -	210 372
P.E. 5 85	1 May. Fine at $\frac{1}{2}$ , 561l. 9s. -	- - -	6 31
D. 210 376			
R. 210 369			
	THOS. NEVILLE, Wakefield, Co. York.		
C. 201 565	27 April 1647. Compounds for delinquency in bearing arms against Parliament. Laid them down a year ago, and has taken the National Covenant and Negative Oath.	201	561
566			
P.E. 201 564			
P.R. 4 80			
R. 201 557			

COMMITTEE FOR COMPOUNDING.—CASES.

1739

			Vol. No. G or p.
27 April 1647.			
	4 May 1647. Fine at $\frac{1}{2}$ , 125 <i>l</i> .	- - - - -	4 83
	27 Jan. 1649. Reduced on review to 60 <i>l</i> .	- - - - -	5 52
	4 March 1651. His bond to be delivered to Henry Neville	- - - - -	12 143
			201 559
c. 33 352	16 Jan. 1652. To be re-sequestered for non-payment of the latter		12 394
34 68	half of his fine.		

THOS. ORD, Longridge, Co. Durham.

c. 202 212	27 April 1647. Compounds for delinquency in arms. Laid them	202 210
213	down in 1643, and took the National Covenant 22 March 1645.	
P.B. 202 215	13 May. Fine at $\frac{1}{10}$ , 50 <i>l</i> .	- - - - - 4 92
P.B. 4 80		234 125
R. 202 207	16 Jan. 1652. To be sequestered for non-payment of the latter	12 391
	$\frac{1}{2}$ of his fine.	
L.C.C. 257 37	1 March 1653. The last $\frac{1}{2}$ of his fine being paid with interest, the	24 1092
	estate discharged.	

29 April 1647. WALTER BUCKLAND, Trotton, Sussex, and Downton, Wilts.

c. 212 103	A certificate concerning his recusancy presented by the County	4 81
-107	Committee of Sussex.	
P.B. 212 97	8 Nov. 1647. The Committee for Compounding will not proceed	4 136
P.B. 5 87	to cast up his fine till required by the House. Mr. Leech to	
212 96	return to him all the papers delivered in by him.	
O.C.C. 212 109	17 April 1649. He petitions to compound for delinquency in arms	212 96
D. 212 107	in the first war.	
R. 212 77	25 May. Fine at $\frac{1}{3}$ , 1,171 <i>l</i> . 3 <i>s</i> . 4 <i>d</i> .	- - - - - 6 70
C. 212 83	28 June. Begg a review, for allowance of a rent-charge on his	212 86
D. 212 79	estate.	6 234
R. 212 81	6 Nov. Fine reduced to $\frac{1}{10}$ , 696 <i>l</i> . His bond to be delivered up -	6 235
C. 32 60		234 126
17 313	8 Oct. 1652. Walter Buckland, of Standlinch, Wilts, having ap-	17 313
L.C.C. 162 637	peared before the Committee for Compounding to answer the	
L.C.C. 171 197	charge of recusancy laid against him, and desiring that Hum-	
INT. { 171 193	phrey Padwick, of Covent Garden, who lies bed-ridden, may	
& D. { 162 639	be examined touching his age, and his knowledge of the other	
-643	Walter Buckland, said to be of Downton, Standlinch, and Gun-	
	vate, in Sarum, the County Committee of Middlesex are to	
	repair to Padwick, examine him, and certify.	
L.C.C. 170 71	12 Oct. Buckland affirming that he was suspected of recusancy	17 314
	at the time of his composition, but that he cleared the same,	
	the County Committees of Sussex and Wilts are required to	
	certify.	

JOHN SOMPNER, Chorley, Co. Lancaster.

29 April 1647. To be discharged from composition, not being	234 127
worth 200 <i>l</i> .	

30 April 1647. SIR WM. ANDREWS, BART., Denton, Co. Northampton.

County Committee for Bucks certify a lease to Thos. Tripp, of	234 128
Olney, of $\frac{1}{3}$ of Sir William's sequestered estate at Weston	
Underwood, for 73 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	
Feb. 1648. Licence granted to Sir Wm. Andrews to come to town	4 173
to compound.	

CLAIMANTS ON THE ESTATE.

L. 63 901	15 Nov. 1647. JOHN EAST, of Weston-under-Wood, Bucks, and	63 899
R. 63 897	ROBERT HURST, of Denton, co. Northampton, beg to com-	

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30 April 1647.	SIR WM. ANDREWS, BART.— <i>cont.</i>		
	pond for the sequestered $\frac{1}{2}$ of lands in Weston-under-Wood of Sir Wm. Andrews, by them purchased of him, value 78 <i>l.</i> a year.		
15 Nov. 1647.	County Committee to certify the value of the lands, and whether sequestered for the recusancy only of Sir Wm. Andrews.	4	138
c. 203 547 B. 203 543	15 Nov. 1647. HEN. PAINTER, of Northampton, and FRAS. COOK, of Kingsthorpe, Denton, co. Northampton, beg to compound for the manor of Thorpe, <i>alias</i> Stonythorpe, in Long Itchington, co. Warwick, purchased by petitioners of Sir Wm. Andrews, for whose recusancy $\frac{1}{2}$ thereof is sequestered. It is worth 160 <i>l.</i> a year.	203	546
22 Nov.	Fine 213 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	4	140
30 Nov. 1648.	WM. MUSCOTT, Earlsbarton, and HEN. HEMINGHAM, Addington, co. Northampton, petition that having purchased houses and lands, in Addington, Weedon, and Weston, co. Northampton, from Sir Wm. Andrews, they may compound for the $\frac{1}{2}$ thereof which are sequestered for his recusancy. No order.	103	165
30 Nov. 1648.	PETER STRINGER, of Rainham, Norfolk, and JOHN WATSON, of St. Andrew's, Holborn, having purchased of Sir Wm. Andrews the manor of Thorpe, <i>alias</i> Rothersthorpe, co. Northampton, $\frac{1}{2}$ of which are sequestered for his recusancy, and begging to compound for it, the County Committee are to certify the yearly value [petition missing].	5 234	34 128 <i>a</i>
13 Nov. 1650.	THOS. HANSLOP, of Stonythorpe, begs reference to counsel of his claim to Stonythorpe Manor, co. Warwick, and lands in Long Itchington, value 230 <i>l.</i> a year, settled 10 Jac. on a marriage between petitioner's father and Anne, daughter of Rich. Hayles, on his grand-parents, both dead, for life, then his parents and their heirs male. His parents forfeited their right by levying a fine " <i>sur cognizance de droit</i> ," and petitioner, being the eldest son, obtained a judgment for its recovery, but it was sequestered for recusancy of Sir Wm. Andrews, and so continues as the estate of Sir John Andrews, his son, Papist delinquent. Noted, rejected.	94	575
20 Nov. 1650.	HEN. ENGLAND, executor of Sir Wm. Andrews, petitions that John and Anne Hanslop were tenants for life of Stonythorpe Manor, remainder to Thomas, their son; they leased it to Sir Wm. Andrews for a valuable consideration for 90 years, and the County Committee sequestered $\frac{1}{2}$ for his recusancy; by his death it is come to petitioner, who is conformable to the Church of England, and should have it towards payment of the testator's great debts. By injunction of the Court of Chancery, petitioner is to have possession thereof against Thos. Hanslop, who sues him at law to avoid his lease. Begg that it may be discharged, and not again leased to his prejudice, he offering as much as any other.	172	643
20 Nov.	Referred to Brereton - - - - -	10 172	216 642
c. 172 645	4 June 1651. Reference to Brereton of the petition (missing) of Nicholas Hanslop and John Everton.	14	149
25 Aug.	His report sets forth that they had farmed the estate of Sir John Andrews, a recusant, living at Stonythorpe, for a year, and that upon a hearing in Chancery between Sir John and Thomas Hanslop, heir to the estate, Henry England, a very poor man, and a pretended executor to Sir Wm. Andrews, father of Sir John, in whose name the suit was prosecuted, by fraudulent courses seeks to get possession of the estate, on purpose to abuse the State, Thos. Hanslop, and the creditors, unless it be some few recusants, to whom Sir	172	640



COMMITTEE FOR COMPOUNDING.—CASES.

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30 April 1647.

William owed money, not on judgments, of which the petitioners, on behalf of the Commonwealth, desire the Committee for Compounding to enforce him to deliver a schedule.

	10 Sept. 1651. England having obtained a decree in Chancery of 30 April 1651, that unless he paid to Thomas Hanslop 2,920 <i>l.</i> within 6 months, the whole estate was to be forfeited, begs that Brereton's report may be shortly heard, as he cannot obtain so large a sum before the hearing. Noted, "In course."	172	635
L.C.C. 94 597	21 July 1652. Hanslop complains that Sir Wm. Andrews would not release the said estate till petitioner, a Protestant soldier in Parliament's service, obtained 2 verdicts at law, and a decree in Chancery for possession, but still the County Commissioners of Warwick have received $\frac{1}{2}$ of the Lady Day rents, and will not discharge the sequestration. Begs an order for possession, and arrears since his decree.	94	577
170 403			595
D. 94 599			
170 401			
B. 94 581			
	21 July. County Commissioners to certify, and Reading to report	17	28
		94	591
	21 July 1653. Order on report, disallowing the claim on present proof, but the petitioner may prove his title more clearly before the County Commissioners.	19	1104
D. 94 563	10 Nov. He begs that he may have his rents on security, or that they may remain in the tenants' hands, as it will take some time to produce and prove the original deed as required.	94	573
-571	10 Nov. They may remain in the tenants' hands a month, and meantime he is to have the case heard.	25	244
	17 Feb. 1654. Hearing ordered	-	-
		-	25 298

April 1647.

JOHN FISHER, Evershot, Dorset.

c. 85 963	Begs discharge from sequestration, as not worth 200 <i>l.</i> Acknowledges that he was in arms for the King, for which he was imprisoned and sequestered. Has quietly submitted to all orders of Parliament since Sept. 1644, according to the certificate of the County Committee of Dorset. No order.	85	961
-965			

5 May 1647.

THOMAS BARNES, Lowe, Salop.

c. 202 276, 280	Compounds for delinquency. Being one of the train band for the county, aided the King in the war against Parliament. Took the Covenant 6 Feb. 1644.	202	278
P.R. 202 281			
P.R. 4 85			
B. 202 275	13 May 1647. Fine at $\frac{1}{10}$ , 50 <i>l.</i>	-	4 92
	8 Dec. 1651. Estate discharged, the fine being paid	-	- 12 375

THOS. HOBMAN, Newark, Co. Notts.

c. 208 366	5 May 1647. Begs to compound on Newark Articles for delinquency in assisting the King's party. Could not earlier compound by reason of the plague.	208	364
367			
P.R. 208 368			
P.R. 4 85	11 May. Fine at $\frac{1}{2}$ , 31 <i>l.</i>	-	4 87
B. 208 362	6 June 1650. Paid and estate discharged	-	- 8 113

WM. HOBMAN, Newark, Co. Notts.

c. 202 27, 23	5 May 1647. Petition to like effect	-	- 202 25
P.R. 202 29			
P.R. 4 85	11 May. Fine at $\frac{1}{2}$ , 31 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	- 4 87
B. 202 21	6 June 1650. Paid and estate discharged	-	- 8 113

THOS. HUNT, Enford, Wilts.

c. 209 390	5 May 1647. Compounds for delinquency in arms. Submitted to Cromwell, as appears by the pass annexed, in Oct. 1645, and took the National Covenant and Negative Oath, but could not	209	387
P.R. 209 385			391
P.R. 4 85			

5 May 1647.

THOS. HUNT—*cont.*D. 209 393  
R. 209 383

prosecute his composition because his whole estate was then claimed by his mother as her jointure. Part thereof has since been adjudged his.

22 March 1649. Fine 310*l.* - - - - - 5 78

25 May. Reduced to 220*l.* on proof that his mother is living, and that she has a jointure of 60*l.* a year on his estate, and the sequestration to be suspended on payment of 10*l.* more. 234 129

PASS 104 203  
P.E. 104 205  
P.R. 4 85  
C. 104 202  
R. 104 199

WM. METCALFE, Yarm, Co. York.

5 May 1647. Begg to compound for delinquency in arms. Laid them down and took the Negative Oath before the County Committee of Durham before 5 Feb. 1646. No order. 104 201

SIR WALTER RUDSTON, BART., Harton, Co. York.

5 May 1647. Petition to compound (missing) referred - - - 4 85

24 Sept. 1650. He renews his petition to compound. Is on appeal before the Barons of Exchequer touching his supposed delinquency, and has obtained their orders to the County Committee for examination of witnesses, but they retard the return. Has begged them to allow the rents to remain in his tenants' hands till his cause is determined, but they answer it is not in their power. Begg that, as they have received 200*l.* of his rents, although he never acted against the present Government, but contributed considerably to Parliament, the County Committee may be directed to send up the examinations forthwith, and that the rents may meanwhile remain in the tenants' hands. 114 993

4 Oct. Committee for Compounding can do nothing till the Barons of Exchequer have determined the case. 11 212

C. 221 552  
P.E. 221 547  
P.R. 14 29  
D. 221 537  
553-559

26 Feb. 1651. Sir Thomas Rudston, his son, aged 12, by Dame Margaret Rudston, his mother, begs to compound for the estate of his father, Sir Walter, who, by conveyance of 7 Car., and others precedent made by petitioner's grandfather, became seized of lands, &c., in co. York, as tenant for life, the remainder of part thereof to his wife, now living, for her jointure, the remainder to his heirs male, with divers other remainders. His father was sequestered Lady Day 1650, and died, leaving the estate to petitioner, his eldest son, who, rather than contest, chooses to compound for his father's delinquency. 221 546

R. 221 543 19 March 1651. Fine at  $\frac{1}{2}$ , 878*l.* 10*s.* - - - - - 12 167

WM. RUDSTON, Swanland, Kingston-on-Hull, Co. York.

P.E. 211 70  
P.R. 4 85  
R. 211 67

5 May 1647. Petition to compound (missing) referred - - - 4 85

4 May 1649. Compounds for delinquency in assisting the King and his party. 211 73

17 May. Fine at  $\frac{1}{2}$ , 45*l.* - - - - - 6 50

SAM. SHIPTON, Clerk, Alderley, Co. Chester.

C. 202 911  
912  
P.E. 202 913  
P.R. 4 81  
R. 202 897

5 May 1647. Being adjudged a delinquent by the Committee for Sequestrations, to whom he appealed, acknowledges his delinquency, and begs to compound. Lived at his parsonage, and was never in arms. Assisted the King not otherwise than as forced, like the rest of the train bands of that county. 202 899

27 May. Presents his case. Was sequestered by the County Committee for words only, took the National Covenant 202 909

# COMMITTEE FOR COMPOUNDING.—CASES.

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5 May 1647.

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before his appeal to the Committee for Sequestrations, viz., 11 March 1646. Begg to be admitted to compound at  $\frac{1}{10}$ , his coming in being taken from his first taking the Covenant. Noted by John Bradshaw, "This is the truth of Mr. Shipton's case, and in my opinion he deserves as much favour and haste as the Committee's rules will permit, his offence being only speaking of words." "I must needs say it hath been very rare that any sequestration hath been for words only, without actions. But such is his destiny, to which he submits. Besides composition for his temporalities, he irrecoverably loseth his living, of more than double worth to the other, which he cannot compound for."

c. 202 904	13 July 1647. Fine at $\frac{1}{4}$ , 325l.	-	-	-	-	4	107
						234	130
n. 202 905	5 May 1648. Begg mitigation of his fine, his particular being over-valued. Maintained two men in the Parliament's service.	202	908				
c. 202 903	24 Feb. 1649. Ordered to pay a moiety of his fine at $\frac{1}{10}$ , and then	4	201				
n. 202 901	to have a review.						
	24 Feb. Fine reduced to 250l.	-	-	-	-	5	67
						234	131

## SIR NICHOLAS TEMPEST, Flatworth, Northumberland.

5 May 1647. Petition to compound (missing) referred	-	-	4	85
Oct. 1650? Petitions Sir Arthur Hesilrigge, governor of Newcastle-on-Tyne, for allowance of his $\frac{1}{4}$ , being sequestered, though never in actual service against Parliament. Noted that he neglected his opportunity of coming in to compound, and that nothing can be done. He must move the Commissioners for Compounding.	122	26		
7 Nov. He petitions the Committee for Compounding accordingly	122	25		
7 Nov. Allowed his $\frac{1}{4}$ according to the instructions	-	-	10	207

6 May 1647.

## JOHN BROWN.

Begg discharge of his sequestration on the Articles of Portland.	71	414
No order.		

## HENRY GILL, Newark, Co. Notts.

P.E. 202 185	6 May 1647. Begg to compound on Newark Articles for delinquency. Having always lived at Newark, continued there whilst it was held for the King, and contributed to the maintenance of the garrison. Came not in sooner by reason of the plague. Has taken the National Covenant and Negative Oath.	202 184
C. 202 187		
188		
E. 202 181		
11 May. Fine at $\frac{1}{4}$ , 63l. 13s. 4d.	. . . . .	4 87
16 Jan. 1652. To be sequestered for neglecting payment of his latter moiety.		12 392
17 July 1655. Ordered to pay in the latter moiety	. . . . .	12 642

## JOHN MARTIN, Newark, Co. Notts.

p.e. 202 131	6 May 1647. Petition to like effect with the preceeding	-	-	202	128
c. 202 129	11 May. Fine at $\frac{1}{4}$ , 37l. 6s. 8d.	-	-	4	87
130					
n. 203 125					

6 May 1647.		THOS. SOMERS, Newark, Co. Notts.		Vol. No. G or p.	
P.E. 201	847	6 May 1647. Petition to like effect with the preceding	-	201	844
	-849	11 May. Fine at $\frac{1}{2}$ , 45l. 5s.	-	4	87
C. 201	845	7 June 1650. Paid and estate discharged	-	8	130
	846				
B. 201	841				
WM. WATSON, Newark, Co. Notts.					
P.E. 201	817	6 May 1647. Petition to like effect	-	201	813
C. 201	815	11 May. Fine at $\frac{1}{2}$ , 35l. 4s. 4d.	-	4	87
	816	6 June 1650. Paid and estate discharged	-	8	113
B. 201	811				
11 May 1647. WM. MUSGRAVE, Fairbank, or Penrith, Cumberland.					
P.E. 105	478	County Committee certify his submission to them, 24 Oct. 1644, and send particulars of his estate.	105	480	
	479				
		20 March 1648. He begs to compound for delinquency in being in arms against Parliament. Has taken the National Covenant and Negative Oath, and paid his fifth and twentieth parts. Noted, referred to the sub-committee.	105	475	
L. 234	131A	20 Nov. 1650. Begg to compound for a third of the rents of farms in Bolland, co. York, lately come to him, worth 8l. a year; also for an undervalue of 2l. in rents of farms there, for which he did not formerly compound. Submitted to the fine of the Newcastle Committee for Compounding, and from them had discharge, which the County Committee of York will not allow, notwithstanding Sir Arthur Hesilrigge's letter.	105	469	
P.E. 105	471				
P.E. 12	88				
L.C.C. 105	473				
B. 105	467				
L.C.C. 150	291	7 Jan. 1652. Petition renewed (missing) referred	-	15	172
S.S. 150	295	26 Feb. Fine at $\frac{1}{2}$ , 30l.	-	12	409
P.E. 150	297			105	435
D. 150	299	18 May. Paid and estate discharged	-	12	438
C. 32	66	16 March 1653. Begg confirmation of his discharge, and restitution, by the County Committee of York, of rents received by them since his composition.	105	437	
	104	16 March. They are to pay him whatever they have received since 24 Dec. 1649, if he had compounded before that date.	12	538	
	105 436				
12 May 1647. Claimant on the Estate of WM. BURTON, All Hallows, Honey Lane, London, late of Merton College, Oxford.					
C. 203	661	THOMAS BURTON begs to compound for the delinquency of his brother, who died Sept. 1643, and appealed against sequestration, but could not obtain a hearing.	203	666	
	662				
P.E. 203	667	1 Dec. 1647. Fine at $\frac{1}{10}$ , 130l.	-	4	145
B. 203	655	Dec. ? Begg a deduction of legacies, left in 1638 by his mother Bridget, to be paid by his brother William, her executor and residuary legatee. William became a delinquent, and died without satisfying the greater part of the said legacies.	71	639	
P.E. 203	663				
P.E. 4	166	2 Feb. 1648. Begg to add a mortgage of 1,300l., concerning which a hearing is pending before the Committee for Sequestrations, but prefers to compound for it.	203	659	
B. 203	657				
C. 34	88	1 March. Additional fine 30l.	-	4	185
		6 March. Fine reduced to a tenth	-	4	187
HENRY SHAW, Langroyd, Co. Lancaster.					
C. 202	520	12 May 1647. Compounds for delinquency. Deserted his habitation and went into the King's garrisons. Has been in attendance on the Committee for Sequestrations.	202	518	
	-524, 519				
P.E. 202	525				
B. 202	515	27 May. Fine at $\frac{1}{10}$ , 23l.	-	4	96

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13 May 1647.	SIR CHAS. ADDERLEY, Hames, Co. Warwick.		
c. 221 279	His petition to compound (missing) referred	- - - 4	92
d. 221 281	27 Feb. 1651. Having been long on appeal before the Committee	221	272
O.C.F.S. 221 275	for Compounding and Barons of Exchequer, before whom his		
c. 221 277	cause still depends, he desires to compound for delinquency		
P.E. 221 273	in the first war. Being a sworn servant of the King, attended		
R. 221 267	him in the duty of his place, but never bore arms.		
d. 221 285	4 March 1651. Fine at $\frac{1}{2}$ , 407l. 10s. -	- - - 12	145

	INGLEBY HUDDLESTON, Whitbeck, Cumberland.		
c. 94 219	13 May 1647. Begg to compound, to free his person and estate [of	94	218
-223	100l. a year in right of his wife] from sequestration, for being		
P.E. 94 225	in arms against Parliament. No order.		
c. 34 100			

15 May 1647.	RICH'D. DRAPER, and JOHN, his Son, Haselbury Plucknett, Somerset.		
	Certificate from the County Committee about Rich. Draper's	4	99
	delinquency, and his taking the Oath and Covenant. Presented		
	to the Committee for Compounding 1 July 1647.		
P.E. 205 361	28 Feb. 1648. Richard Draper compounds for delinquency. Called	205	360
365	Robert Fitchett a round-headed rogue, and caused him to be		
P.E. 4 183	fined and imprisoned by the King's party.		
L.C.C. 205 363	8 March 1648. Fine at $\frac{1}{16}$ , 113l. -	- - - 4	188
R. 205 357	19 June. John Draper petitions to compound for lands discovered	206	216
L.C.C. 234 131B	by him to be entailed on him. Was in the King's quarters for		
P.E. 234 131C	two months.		
	7 July. Fine at $\frac{1}{2}$ , 72l. -	- - - 4	210
P.E. 206 213	25 Nov. 1653. Rich. Draper begs acceptance of the remainder of	81	671
P.E. 25 257	his fine, his son having paid 72l. for part of petitioner's estate,	206	207
c. 206 217	yet the County Committee threaten to sequester him for his		
218	whole fine.		
R. 206 199	22 March 1654. The father to pay 46l. with interest	- - 12	606
c. 206 209	24 March. Paid and estate discharged	- - - 24	1162
d. 206 211			
R. 206 201			

17 May 1647.	ANT. BOWLES, Pamington, Co. Gloucester.		
c. 114 317	Begs discharge from sequestration, to which he became liable	114	307
d. 114 309	3 years since, for deserting his habitation and going into the		
	King's quarters. Has taken the Oath and Covenant, and is not		
	worth 200l. a year.		
	1647? Form of discharge drawn	- - - 114	315
	30 March 1653. Joan, his wife, begs $\frac{1}{2}$ of her husband's estate,	114	303
	sequestered for delinquency, for herself and children, with	20	1173
	arrears from 24 Dec. 1649, the County Commissioners having		
	paid her nothing. Granted.		
P.E. 114 313	27 April. Ant. Bowles begs to compound on the late Act of Sale	114	302
	for his estate, which has been surveyed.		

PURCHASER OF THE ESTATE.

O.T.T. 114 299	27 Sept. Discharge from sequestration of houses in Pannington, Hatherley, &c., co. Gloucester, forfeited by Bowles, and bought from the Treason Trustees by Gabriel Marden.	18	896 906
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17 May 1647.

ROB. CLARK, and RICHARD and JOHN SLAPE, Taunton St. James's, Somerset.

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- 17 May 1647. Information by Lawrence Chislett against Rob. Clark, Richard Slape, a lawyer, and John Slape, his son, for contributing to and assisting the King's forces; with details of their property. 203 743
- 27 May. Rich. Slape begs to compound for delinquency in adhering to the forces raised against Parliament. Submitted to Parliament and took the National Covenant and Negative Oath in Nov. 1645, and has paid his  $\frac{1}{2}$  and  $\frac{1}{2}$  parts. Has advanced several sums for the Parliament service. Has been debarred from composition, because he was twice last year shut up on account of the plague. 203 730
- 10 Dec. Fine at  $\frac{1}{2}$ , 200*l*. - - - - - 4 148
- 9 Aug. 1650. John Slape begs that, as the estate seized as that of Richard Slape was not really enjoyed by him, and petitioner has purchased it *de novo*, the County Committee may certify the true state of the case. Granted. 203 734 11 73
- 20 Sept. The fine having been confirmed, the Committee for Compounding cannot abate it. 11 184
- 24 Sept. His fine to be received with interest, if paid in 14 days - 11 190
- 7 Oct. Fine paid in full - - - - - 203 746

JOHN WILLS, West Chinnoek, Somerset.

- 17 May 1647. Begs discharge without fine for being in arms against Parliament, his estate being under 200*l*. Has taken the Oath and Covenant, has 6 small children, and owes 100*l*. No order. 131 331
- 18 July 1650. Being sequestered for delinquency in the beginning of the wars, begs to compound for his small estate. With note that, if he has already compounded for his personal estate, and paid 40*l*., the County Committee are to discharge the 80*l*. of his personal estate secured. 219 394
- 23 July. Fine at  $\frac{1}{2}$ , 50*l*. - - - - - 11 43

18 May 1647.

NATHAN DRAKE, Godley, Co. York.

- Begs discharge as not being worth 200*l*., being liable to sequestration for having been in Pontefract Castle. Has taken the Covenant and Oath. No order. 81 703

19 May 1647.

ALICE DUPORT, for Herself, her Husband, James Duport, Servant to Lord Loughborough, her Daughter, Alice Everard, and her Son, Thomas Everard.

- Begs the benefit of the Articles of Ashby de la Zouch, by which the Lord of Loughborough's estate was to be discharged of sequestration, and he was to compound at easy rates with Colonel Needham for other persons of that garrison, who had considerable estates; her husband having but 40*l*. a year, was by them judged not a compounder, and so not listed, but discharged, and is since gone with his master beyond seas. The County Committee have now seized the goods of her former husband, Stephen Everard, by whom she had a jointure of lands in Heather, co. Leicester, worth 60*l*. a year, out of which 20*l*. was settled on her daughter Alice before petitioner's marriage with James Duport. Complains that no part is allowed her for maintenance. Begs a discharge, or leave to compound in her husband's absence. 203 598
- 29 Nov. 1647. Fine at  $\frac{1}{2}$ , 50*l*. - - - - - 4 143

19 May 1647.

HEN. GRICE, Sandal, Co. York.

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P.R. 206	85	19 May 1647. Compounds for delinquency in arms. Submitted to Parliament at the reduction of York, and has since taken the National Covenant and Negative Oath.	206	80
P.R. 4	94			
C. 206	81			
	83			
R. 206	77	16 Oct. 1649. Fine at $\frac{1}{2}$ , 75l.	206	77
				88
		Dec. ? Being sequestered for neglecting payment of the second half of his fine, but having now paid it in full, begs return of the 6l. 13s. 4d. received by the County Committee from his rents. No order.	87	765

JOHN PODGER, and HENRY, his Son, Hambridge, Curry Rivell, Somerset.

C. 203	581	19 May 1647. The father begs to compound for delinquency in adhering to and assisting the King's forces. Rendered in Nov. 1645, and took the National Covenant and Negative Oath.	203	579
P.R. 203	579			
P.R. 4	94			
R. 203	575	22 Nov. Fine at 2 years' value, 28l. 15s.	4	140
PROT. 4	141			
P.R. 110	269	18 April 1651. He complains of sequestration by the County Committee, on false information that he encouraged his son Henry to serve under the late King. Never knew where his son was for nearly 5 years. His son is now under Captain Milner, in Colonel Barkstead's regiment. The County Committee sequestered 5 acres of his son's meadow lands for 3 years, during which he was in the Parliament's service. Begs restoration thereof.	110	262
P.R. 14	92			
110	267			
NOTE 110	265			
R. 110	259	22 April. Petition renewed by both for speedy relief	110	258
				263
		6 May. Sequestration ordered to be discharged	14	107
C. 110	253	2 Nov. 1653. John Podger complains that he is again warned up to London, and begs discharge from further attendance, as his two sons are still in the State's service, and he is a poor old man.	110	255
O.C.C. 110	249			
		2 Nov. Fine respited for 6 months	12	573
		18 May 1654. Begs discharge of the fine of 28l. 15s. in consideration of the 40l. paid for his personal estate, which was ordered to be restored to him, but which he never could recover. He paid 5l. in addition to the County Committee for freeing his real estate.	110	247
		18 May. Ordered to pay in the first moiety of his fine now, and the rest in 6 months.	12	613
P.R. 24	1166	31 Oct. Fine paid and estate discharged	24	1166

COL. WM. RUSSELL, Second Son of Sir Wm. Russell, Chippenham, Co. Cambridge.

C. 115 39-41		19 May 1647. Begs discharge for delinquency in arms, his estate not being worth 200l., and he having taken the Covenant and Oath. No order.	115	37
D. 115	43			

RICH. TWIFORD, Didsbury, Co. Lancaster.

C. 209	865	19 May 1647. Petition to compound (missing) referred	4	94
P.R. 209	867			
P.R. 5	85	14 April 1649. Compounds for delinquency in adhering to the forces raised against the Parliament.	209	861
R. 209	863	17 April. Fine at $\frac{1}{2}$ , 44l.	5	86
			6	15

20 May 1647.

ROBERT COWPER, Runcorn, Co. Chester.

C. 203	526	Compounds for delinquency in going into Chester when a garrison for the King. Had a married daughter there, and his own	203	526
	529			

					Vol. No. G or p.
20 May 1647.					
P.E. 203 523	house stood in a very troublesome place, and he himself was				
P.E. 4 95	very weak. Has never borne arms. Has taken the Negative				
E. 203 521	Oath and National Covenant.				
	17 Nov. 1647. Fine at $\frac{1}{2}$ , 82 <i>l</i> . 10 <i>s</i> .	-	-	-	4 139
	WM. EDGE, Larkton, Co. Chester.				
c. 202 727,	20 May 1647. Compounds for delinquency in remaining in Larkton	202	726		
731, 732	when the King's forces prevailed there. Has taken the National				
P.E. 202 729	Covenant and Negative Oath. Is very poor and aged.				
P.E. 4 95	28 May. Fine 57 <i>l</i> .	-	-	-	4 97
E. 202 723					
	JOHN FANCOURT, Manthorpe, Grantham, Co. Lincoln.				
c. 206 409	20 May 1647. Compounds for delinquency in arms. Laid them	206	408		
-413, 417	down 3 years ago. Has taken the National Covenant and				
P.E. 206 415	Negative Oath.				
P.E. 4 95	19 Sept. 1648. Fine at $\frac{1}{10}$ , 32 <i>l</i> .	-	-	-	5 3
E. 206 405	4 June 1650. Paid and estate discharged	-	-	-	8 105
	EDW. RAWLINSON, Grantham, Co. Lincoln.				
P.E. 113 21	20 May 1647. Bega discharge from sequestration according to the	113	17		
c. 113 19, 20	late votes. Having always lived in Grantham, continued his				
P.E. 210 689	residence there when the King's forces held the town. Has				
693	taken the National Covenant and Negative Oath, and made				
E. 210 687	oath that all his estate is not worth 200 <i>l</i> .				
	4 May 1649. Bega a favourable composition for his delinquency	-	210	691	
	12 May. Fine at $\frac{1}{2}$ , 52 <i>l</i> ., reduced to 30 <i>l</i> ., on allowance of 173 <i>l</i> .	6	45		
	debts.				
	4 June 1650. Paid and estate discharged	-	-	-	8 105
	MAT. ROGERS, Claverdon, Co. Warwick.				
c. 203 405	20 May 1647. Compounds for delinquency. Went into Lichfield	203	400		
406	garrison, and assisted the King against Parliament. Sub-				
P.E. 203 403	mitted in March 1646, and has taken the Negative Oath.				
P.E. 4 95	15 Nov. Fine at $\frac{1}{2}$ , 98 <i>l</i> .	-	-	-	4 137
D. 203 401	Dec. ? Fine reduced on review to 20 <i>l</i> .	-	-	-	203 397
E. 203 397					
24 May 1647.	THOS. ATKINSON, Hanlith, Co. York.				
	Discharged, after taking the National Covenant and Negative	234	132		
	Oath, as not being worth 200 <i>l</i> ., according to the votes of 8 De-				
	cember, confirmed 6 February last.				
	FRANCIS BAILDON, Baildon, Co. York.				
c. 65 299	24 May 1647. Bega to compound. Has been 19 years a ward to	65	298		
P.E. 65 299	his Majesty, his wardship being granted to Fras. Malham, who				
	was in arms against Parliament. He placed petitioner at board				
	in Skipton, a garrison for the King, where he long remained in				
	arms against Parliament, bound by the Court of Wards to obey				
	his tutor.				
P.E. 212 645	4 May 1649. Having accomplished his full age, renews his	212	643		
	petition to compound.				
E. 212 641	2 June. Fine 360 <i>l</i> .	-	-	-	6 85
	21 May 1650. Paid and estate discharged	-	-	-	8 63



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<b>24 May 1647.</b>			
P.R.	12 574	15 Nov. 1653. Bega to compound on the Act of 3 Sept. 1653 for an undervalue of his estate of 60 <i>l.</i> a year, the surplus valued at 63 <i>l.</i> , has been under sequestration ever since a certificate of the County Committee that it was undervalued, and was by the Committee for Advance of Money let to him for 7 years from 25 March 1652 at the rent of 60 <i>l.</i>	65 292
	226 643		226 641
R.	226 639	22 Nov. Fine at $\frac{1}{2}$ , 300 <i>l.</i>	12 577
<b>25 May 1647.</b>			
		ADAM ATKINSON, of Kirkby Maledale, and HENRY ATKINSON, of Otterburne, Co. York.	
		Discharged as not worth 200 <i>l.</i> , having taken the National Cove- 234 133 nant and Negative Oath according to the votes of 8 Dec. 1646, 134 and ordinance of 6 Feb. 1647.	
<b>26 May 1647.</b>			
		MARMADUKE DOLMAN, WM. DOLMAN, his Son (late), and THOS. DOLMAN, his Grandson, Duncoats, Co. York.	
C.	203 6	Thos. Dolman begs to compound for the estate of his late father, 203 7 a delinquent, who died Dec. 1646. Was himself a short time	
P.R.	203 9	in arms when 18 years old, but was sent abroad to travel, and	
P.R.	4 96	returned, hearing of his father's sickness.	
R.	203 3		
		15 July 1647. Thos. Dolman's fine at $\frac{1}{2}$ , 800 <i>l.</i>	4 109
		25 June 1649. Fine reduced to $\frac{1}{2}$ , 378 <i>l.</i>	234 135
			6 122
CLAIMANTS ON THE ESTATE.			
P.R.	85 313	31 May 1649. RICH. FAWCET, of Latham, co. York, begs to com- 85 811 pound for an estate purchased of Thos. Dolman, slain in the last war, who sold it to pay the composition fine for his grand- father's delinquency. Has been ever well-affected.	
R.	85 809	7 May 1650. Petition rejected	8 26
L.	81 125	27 Nov. 1651. MARY, widow of Thos. Dolman, on behalf of Anne 81 85 and Mary, her two daughters, begs allowance of her title to lands in Latham, conveyed by Bryan Stapleton in 8 Car. to Marmaduke, William, and Thos. Dolman; Thomas being the survivor, settled the same on her as her jointure; she was never sequestered, but the County Commissioners continue seques- tration on pretence of William's delinquency, whose interest determined at his death. Has two young infants to maintain, and this estate is her only livelihood.	91
D.	81 95		
H.	15 245		
L.	81 127	27 Nov. Enquiries ordered whether Thos. Dolman, who took arms 15 107 against Parliament, was a delinquent when he settled his wife's jointure.	81 93
		20 Jan. 1652. Report that the estate was sequestered for recu- 81 87 sancy and delinquency of the grandfather, Marmaduke, and the father, William, but only for delinquency of Thomas.	
		12 Feb. County Committee to certify when Thos. Dolman became 16 10 a delinquent, and when he was first sequestered.	
L.C.C.	81 116	26 May. She pleads that her husband died in 1648, and could not 81 101 have been sequestered as the County Committee certify in 1650.	
I. & D.	81 129		
	119		
L.	81 119	26 May. Allowed her $\frac{1}{2}$ with arrears from 1649, the $\frac{1}{2}$ she has 16 463 been allowed not to be deducted from the arrears.	81 103
R.C.	81 112	10 Aug. Bega allowance of her title to the mansion house and 81 100 tithes of Duncoats, settled on Wm. Dolman and his wife, and the survivor of them, and on their deaths, upon their issue.	113
C.	81 124	Thomas, next in remainder, being dead, the premises should	
D.	81 131	come to her infant daughters.	
R.	81 107		
		2 Dec. Case referred to Reading and Brereton, to consider together 19 1048 and report.	

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26 May 1647.	MARMADUKE DOLMAN, &c.— <i>cont.</i>		
P.R. 224 847	15 March 1653. Thos. Dolman's estate being in the Act for Sale	224	849
853	of 18 Nov. 1652, Rich. Fawcett begs to compound as assignee for	85	808
SUR. 58A 329	part of it, value 18l. 16s. 10d. a year, in Latham, which he pur-		
P.R. 224 843	chased in 1647.		
D. 224 851	22 March. Fawcett's fine to be 113l. 6s. 6d., and Mrs. Dolman's,	224	853
E. 224 845	356l. 16s. 6d.		854
835			
H. 25 20	22 March. Mary Dolman begs to compound for the lands of	81	73
P.R. 225 147	Marmaduke, grandfather, and Wm. Dolman, father of Thomas,	225	149
SUR. 58 109	which descend to her daughters, and are all in the late Act for		
E. 225 151	Sale.		
	22 March. Order that the fine shall be set for her upon the whole,	12	539
	and for Fawcett, the assignee, upon the part for which he		
	wishes to compound, and then on determination of the title,		
	the Committee for Compounding will repay as they see just.		
SUR. 58 25	24 May. Mary Dolman again begs to compound for her late hus-	81	75
E. 225 457	band's lands, which are in the Act for Sale.		
	29 Sept. Fine paid and estate discharged - - -	24	1122

## PURCHASERS OF THE ESTATE.

	1 June 1653. Discharge from sequestration of Duncoats in Kelpin,	18	841
	Howden parish, co. York, forfeited by Wm. Dolman, and		
	bought from the Treason Trustees by Ferdinando Hamond.		
O.T.T. 81 57	13 July. Like discharge of a tenement, &c., in Latham, Aughton,	18	860
	York parish, co. York, forfeited by Thos. Dolman, and bought		
	from the Treason Trustees by Hen. Thompson and John		
	Pickersgill.		
O.T.T. 81 59	19 July. Like discharge of $\frac{1}{2}$ Bottesford Manor, co. Lincoln, for-	18	852
	feited by Marm. Dolman, and bought from the Treason Trustees		
	by Hen. Lillingston.		
O.T.T. 81 63	4 Jan. 1654. Like discharge for houses in Welham Bridge, co.	18	924
	York, forfeited by Wm. Dolman, and bought from the Treason		
	Trustees by Fras. Dryfield.		

## GERVASE NEVILLE, Wakefield, Co. York.

26 May 1647.	Lawrence Browne, one of the sequestrators of	71	350
	Agbrigg and Morley, co. York, informs against Neville that he		
	attended the Committee for Compounding, and with a false oath		
	defrauded the State, and cleared himself from sequestration. His		
	particular is undervalued in several respects. He has a large		
	personal estate, besides the Leeds mills, &c., mentioned in his		
	particular. He was a quartermaster-general to the Earl of New-		
	castle, a very cruel man to the country, and a sore plunderer.		
28 May.	Neville's estate to be re-sequestered - - -	234	136
20 July.	Browne informs that after the sequestration, Neville came	71	351
	with two Commissioners from the late Earl of Newcastle's army,		
	and they possessed themselves by force of the goods sequestered.		
	He has divers times threatened the death of petitioner, and		
	out of malice, to prevent his care in managing this business,		
	about the end of Easter term, by means of Thomas Kerisford,		
	a delinquent attorney, and Edw. Hewish, he arrested peti-		
	tioner with a <i>capias</i> out of the Common Pleas, for executing		
	the Ordinance for sequestration, and the order of the Com-		
	mittee for Compounding, and will accept no appearance, but		
	has amerced the sheriff and demands special bail. Begs that		
	he, Kerisford, and Hewish, may be ordered to appear and		
	answer their contempt.		
20 July.	Hewish and Kerisford summoned, and the County	4	111
	Committee of the West Riding written to as requested,		

			Vol. No. G or p.
26 May 1647.			
P.R. 218 665	12 Oct. 1647. On Neville's petition and affidavit that he was not worth 200 <i>l.</i> , the sequestration was discharged, but the Committee for Compounding finding he was possessed of a considerable estate, a re-sequestration was ordered 28 May 1647, which was neglected, the County Committee having discontinued sitting. The said order is now confirmed, and the sequestrators of Agbrigg, Morley, and Skyrack are to receive the rents of Neville's estate.		4 124 234 136 <i>a</i>
	16 Feb. 1648. The petition of the sequestrators (missing), to be specially recommended by Mr. Hoyle to the Committee for Indemnity.	4	177
	4 May 1649. Neville begs to compound for delinquency in both wars. Has a wife and four small children.	218	663
B. 218 661	22 May. The clerk to look over the certificate of the County Committee concerning the estate.	6	66
	25 March 1650. Fine 28 <i>l.</i> 6 <i>s.</i> 4 <i>d.</i> - - - - -	7	77
	9 May. Paid and estate discharged - - - - -	8	32
27 May 1647.	EDWARD COOKE, Dean, Hants.		
C. 202 778 P.R. 202 775 C. 202 773 774 B. 202 769	Compounds for delinquency. Was in arms against Parliament, but laid them down 3 years ago. Was taken prisoner 2 years since by the Parliament forces on his journey to his father, and sent to London, where he was 6 months in prison. Was released in Jan. 1646 on taking the Covenant and Negative Oath, and has continued in the Parliament quarters. Has no estate save an annuity of 40 <i>l.</i> a year allowed him by his father.	202	772
PROT. 4 173	1 July 1647. Fine at a moiety, 150 <i>l.</i> - - - - -	4	99 234 137
	9 June 1648. On review, reduced to 100 <i>l.</i> , the Treasurers to repay the 50 <i>l.</i> as soon as conveniently they can.	4	205
	JOHN HALLADAY, or HOLLIDAY, Heyhouses, Co. Lancaster.		
D. 160 319	27 May 1647. Discharged as not worth 200 <i>l.</i> - - - - -	234	138
	3 Feb. 1652. Being ordered to produce his discharge, and appearing, and producing it, order that if the County Committee find his condition as set forth, they are to free his estate.	15	226
	25 May. The estate to be discharged - - - - -	16	439
	6 Sept. County Committee send depositions to prove that the pretences on which he obtained his discharge are untrue, and that he is factious and turbulent, and his estate worth more than he pretends.	160	321
	GEO. HOUGH, of Bostock, Co. Chester, and ANT. JENKINSON, Shafton, Co. York.		
	27 May. 1647. Discharged as not worth 200 <i>l.</i> - - - - -	234	139 140
	WALTER, or SIR WALTER LLOYD, late M.P., of Llanvair and Lannay, both Co. Cardigan.*		
NOTE 203 22	27 May 1647. Petition of Lloyd of Lannay to compound (missing) referred.	4	96
	15 July. Fine at $\frac{1}{2}$ , 1,003 <i>l.</i> 9 <i>s.</i> - - - - -	4	109
P.R. 219 161 P.R. 8 186	28 June 1650. Lloyd of Llanvair, co. Carmarthen, being summoned to answer a charge of delinquency laid against him by	219	160

\* In one petition he calls himself of Carmarthen, but the County Committee rectify the mistake in a letter in G 167, p. 630.

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27 May 1647.	WALTER LLOYD—cont.			
R. 219 157	Lady Moore, acknowledges that during these troubles he has lived on his estate, which lay in the King's quarters, and adhered to that party in the first war. Begs to compound for his delinquency.			
	9 July 1650. Fine at $\frac{1}{2}$ , 261 <i>l.</i> 10 <i>s.</i> 6 <i>d.</i>	-	-	11 1
	16 Jan. 1652. Noted as having lapsed payment of the second $\frac{1}{2}$ of his fine.			12 390
	March ? Lloyd of Lannay pleads that he paid the moiety of his fine and gave security for the rest, which he returned by a drover to satisfy within the time limited; but the drover neglected to pay it, to his great prejudice. Begs that in regard it was no neglect on his part, his fine may now be accepted, and that he may have his bond, and be discharged from further trouble.			98 62
L.C.C. 168 93	22 March. Discharge granted accordingly	-	-	12 415
	24 June. His re-sequestration ordered, unless he can produce his discharge.			30 423
	20 July. The estate of Walter Lloyd, of Lannay, to be sequestered for non-payment of his fine of 1,003 <i>l.</i> 9 <i>s.</i> , but inquiry to be made whether he is not the same as Walter Lloyd, of Llanvaire, who compounded at a lower value and was fined at 261 <i>l.</i> 10 <i>s.</i> 6 <i>d.</i>			12 459
	4 Aug. Lloyd of Llanvaire petitions that, being liable to sequestration, he came in, compounded, and paid a moiety of his fine, and had his letters of suspension. Paid in the other moiety with interest on the last resolves of Parliament, and had his order of discharge in March 1652. Notwithstanding this, the County Committee keep part of his estate under sequestration, on pretence that it was undervalued, and that it stood sequestered 1 Dec. 1651, which it was not. Denies any undervaluation. Begs the benefit of the late Act of Pardon. Noted, case respited till the return be made from the County Committee.			98 203
	21 Sept. Petition renewed. His sequestration is continued on pretence that a greater fine than the 261 <i>l.</i> 10 <i>s.</i> 6 <i>d.</i> , which he has paid with interest, was formerly set on him. Petitioner knows nothing of any other composition, and if any such was prosecuted, it was without his privity. Is very aged and much indebted. Has 18 children living, most of them unprovided for.			98 131
	23 Sept. His estate to be seized, till he pays his first fine	-	-	30 342
	15 Oct. His discharge by the County Committee of Cardigan disallowed, because of the former fine, and his estate to be seized, and its value certified.			30 423
	17 Nov. Col. John Jones, who formerly prosecuted petitioner's composition, summoned before the Committee for Compounding.			17 413
	8 Dec. The estate of Lloyd of Llanvaire, if he has any in co. Merioneth, is to be sequestered.			17 486
	4 Jan. 1653. Walter Lloyd, who writes himself, of Llanvaire, co. Carmarthen, gentleman, whom the Committee for Compounding believe to be the same person as Lloyd of Lannay, having paid in a fine of 261 <i>l.</i> 10 <i>s.</i> 6 <i>d.</i> , the County Committee are to make diligent inquiry about him.			98 123
D. 98 123	1 March. On motion in behalf of Walter Lloyd, of Llanvaire, co. Cardigan, touching the fine of 1,003 <i>l.</i> 9 <i>s.</i> , the Committee			12 537
227-236	for Compounding, on consideration of the whole matter as to both fines, the latter of which is paid, amounting to 261 <i>l.</i> 10 <i>s.</i> 6 <i>d.</i> with 16 <i>l.</i> 12 <i>s.</i> 3 <i>d.</i> interest, order that on Lloyd's paying within 6 weeks 240 <i>l.</i> 4 <i>s.</i> to make up the moiety of the fine of 1,003 <i>l.</i> 9 <i>s.</i> , and giving security to pay the rest of what shall be due thereof over and above what has been levied on his estate since 24 Dec. 1649, he be allowed what has been re-			234 141
L. 98 119				
D. 98 153				
L.C.C. 165 97				
H. 17 697				

COMMITTEE FOR COMPOUNDING.—CASES.

1753

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27 May 1647.

ceived from his estate since the discharge given him, and what further the Committee for Compounding shall upon account see to be due to him.

	22 March 1653. The whole fine being paid, the estate discharged -	164	91
	9 April. He having paid or secured his first fine of 1,003 <i>l.</i> 9 <i>s.</i> , sequestration suspended ( <i>etc.</i> ).	24	1098
L.C.C. 164	27 April. Lloyd having paid in half his first fine, the County Committee of Merioneth are required to certify what they have received out of the estate since 22 March 1652.	25	53
c. 98	4 Aug. Sherwin to state the account, and if any overplus above the amount of the first fine have been paid, he is to be repaid.	25	157
52	10 Aug. The account to be returned to the auditor to cast up what the interest of the first fine comes to since 15 July 1647.	12	556
54	17 Aug. Counsel moving that he may pay in his fine without interest, he is ordered to pay it with interest from the end of 14 days after 15 July 1647 at 8 per cent. before the passing of the Act, and 6 per cent. since the Act.	12	559
	18 Aug. Committee of North Wales having certified that there has been received of the estate of Lloyd within co. Merioneth for 1650 and 1651, 309 <i>l.</i> , and for 1652, 210 <i>l.</i> , but the 210 <i>l.</i> not being returned, nor 100 <i>l.</i> in addition, which has been received by their agent, they are required to return the said sums forthwith, and if the agent deny receipt thereof, the Committee are to take proof on oath and transmit the examinations to the Committee for Compounding.	25	170
L.C.C. 164	29 Dec. Lloyd of Llanvair's fine being fully satisfied, the sequestration ordered to be discharged.	25	277
388		24	1147
		234	142

ROBERT MORLEY, Fulford, Co. York, and JAMES MORLEY, Wexford, Ireland, his Son.

REC. 205	284	27 May 1647. Robert Morley compounds for delinquency in adhering to the King against Parliament. Has submitted to Parliament, and taken the National Covenant and Negative Oath.	205	286
c. 205	287			
	-289			
P.B. 205	291	6 March 1648. Fine at $\frac{1}{2}$ , 885 <i>l.</i> , to be 427 <i>l.</i> 10 <i>s.</i> , if he settle Cawood Rectory, worth 61 <i>l.</i> a year.	4	186
P.B. 4	96		103	31
c. 205	293	5 April 1649. Begg to be admitted to a review. Being sick in the country, was enforced to entrust another to prefer his petition, who, mistaking his instructions, left out divers mortgages, debts, &c.	205	280
p. 205	275			
c. 35	67	5 April. Sequestration suspended if he settle the improppiation, for which he will be allowed 457 <i>l.</i> 10 <i>s.</i>	205	280
103	15	24 April. The settlement accepted for his first payment -	6	24
L. 205	281	15 April 1652. James Morley begs a considerable time for payment of the unsatisfied part of his father's fine, having been constantly in the State's service, and for two years past in Ireland, and therefore a stranger to the proceedings.	205	277
		15 April. His petition, and a letter from the Commissioners in Ireland on his behalf, to be sent to Mr. Garland.	16	314

CLAIMANTS ON THE ESTATE.

13 May 1652. THOMAS MIDFORD, of co. Durham, having purchased a parcel of land from Rob. Morley, who afterwards compounded, offers 200 <i>l.</i> as his share of the remainder of the fine, and begs 4 months longer for payment of the rest, with interest, if James Morley do not succeed in getting the fine discharged by Parliament. Noted, "The Commissioners can do nothing in it."	104	591
26 Sept. 1654. WM. MORLEY, of Newton-on-Ouse, co. York, begs to be admitted tenant on security for the lands of Robert	103	13

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27 May 1647.	ROBERT MORLEY, &c.— <i>cont.</i>			
	Morley, let in 1648 and 1649 at 80 <i>l.</i> a year; 3 years' rents remain in the tenants' hands.			
	26 Sept. 1654. County Committee to grant petitioner a lease for one year, on his giving as much as any other.	27	125	
c. 84 101	29 Dec. Note that Wm. Morley obtained the lease of Newton Manor by false suggestions, the estate being in course of law estreated to the Lord Protector, by reason of a murder committed by the right heir, who is fled for it. The inquisition is found, and the business has passed all the offices. The Committee at Haberdashers' Hall to be moved to countermand their order, and not to give possession till His Highness' pleasure be known therein.	103	11	
	7 Nov. 1654. JOHN CORANCE, son and heir and executor of Allan Corance, petitions the Committee for Compounding to be allowed to charge Rob. Morley's estate on a judgment. In Jan. 1639, petitioner's father lent 800 <i>l.</i> , which was secured to be paid with interest at the end of 6 months, by a bond of 1,600 <i>l.</i> from Rob. Morley to Edw. Badby, in trust for petitioner's father. The said sum being wholly unpaid, his father, in Michaelmas term 1646, obtained a judgment in the King's Bench. Midford's mortgage was long after Morley's delinquency, and his judgment; begs that such as have taken the profits of the estate may be called upon to pay the remainder of the fine.	144	25	
	7 Nov. Referred to the County Committee	-	-	27 138
	SIR JOHN OWEN, Levenny, Co. Glamorgan.			
	27 May 1647. Fine at $\frac{1}{10}$ , 771 <i>l.</i>	-	-	4 96
	May? Note that the papers in his case are missing	-	-	202 514
	THOS. PATRICKSON, Stockam, Cumberland.			
c. 207 744	27 May 1647. Compounds for delinquency in adhering to the forces raised against Parliament. Has taken the National Covenant and Negative Oath.	207	740	
P.B. 207 741				
P.B. 4 96	4 Jan. 1649. Fine at $\frac{1}{3}$ , 80 <i>l.</i> 10 <i>s.</i>	-	-	5 42
R. 207 737				
	RICH. TAYLOR, Hay Park, Co. York.			
c. 121 716	27 May 1647. Begs discharge, net being worth 200 <i>l.</i> Has taken the National Covenant and Negative Oath.	121	715	
P.B. 121 717				
	May? Discharge granted	-	-	121 739
	HEN. WARD, Rigmadon, Westmoreland.			
	27 May 1647. Petition to compound (missing) referred	-	-	4 96
P.B. 220 407	26 Nov. 1650. Begs to compound for delinquency in assisting the King's forces, for which his estate has been sequestered.	220	406	
P.B. 12 45				
R. 220 423	11 Dec. Fine at $\frac{1}{3}$ , 105 <i>l.</i>	-	-	12 62
c. 137 399	6 Aug. 1651. Having paid $\frac{1}{3}$ , and secured the rest, and having been unable, by reason of his debts, the incumbrances on his estate, and the remoteness of his habitation from London, to procure the remainder sooner, begs it may be accepted.	127	397	
	6 Aug. Ordered to be reported to the Army Committee	-	-	14 240
	27 Feb. 1652. Discharge granted	-	-	12 407

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28 May 1647.	EDW. SMITH, Wakefield, Co. York.		
	Having on pretence of being under the value of 200 <i>l</i> . obtained letters for taking off his sequestration, the Committee for Compounding, on information that he is of very considerable estate, require the County Committee to lay on the sequestration.	234 136	
c. 118 402	28 June 1650. He complains that though he was discharged by the late County Committee, and has conformed to Parliament since, he is again sequestered, and begs discharge.	118 401	
P.B. 220 511	9 Aug. Ordered to compound	11 75	
B. 220 507	3 Dec. Petitions to compound, though discharged by the late Committee, as not worth 200 <i>l</i> .	220 510	
	12 Dec. Fine at $\frac{1}{2}$ , 60 <i>l</i> .	12 64	
May 1647?	JOHN SLOMAN, Canterbury, Kent.		
c. 89 902	In April last, bought from Lord Roper, Baron Teynham, Ham Farm, in Preston and Luddenham parishes, Kent, $\frac{1}{2}$ of which are sequestered for his supposed recusancy. Begs to compound therefor, being conformable, and having served Parliament with person and estate. Noted for the County Commissioners to certify the cause of sequestration, and the sub-committee to report.	117 989	
B. 911			
	May? 1647. The County Commissioners certifying the annual value of the farm to be 106 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> ., he renews his petition to compound. No order.	117 904	
1 June 1647.	JOHN MEARE, Nettlecombe, Somerset.		
c. 101 23	Is sequestered for being in arms against Parliament. Having taken the Oath and Covenant, begs discharge, as not being worth 200 <i>l</i> . No order.	101 20	
P.B. 101 21			
c. 101 26			
5 June 1647.	WILLIAM CHAMBERLAIN, Lyndhurst, and Nash, Milton Parish, Hants.		
	Being sequestered, he begs to compound on the articles made at Truro on the disbanding of Lord Hopton's army.	74 218	
	11 Dec. 1650. His children, Anne, Barbara, Thomas, and Blanche, beg $\frac{1}{2}$ of their father's sequestered estate. Being a recusant, and charged with assisting the late King, his $\frac{1}{2}$ is sequestered, and they have no subsistence.	74 240	
	11 Dec. Ordered $\frac{1}{2}$ with arrears since 24 Dec. 1649	10 265	
	29 Jan. 1651. Anne Woodson, Longham, co. Dorset, begs some provision for the children of her nephew, Wm. Chamberlain, whom she has sustained 6 years out of her own penury, and preserved them from starving, but is now fallen into want herself.	133 481	
	29 Jan. Order for $\frac{1}{2}$ renewed	10 370	
	24 April. John Button, of Buckland, co. Hants, trustee for the children, and Wm. Woodson, of Anstey, co. Wilts, beg allowance of their title to lands and premises consisting of a mansion house, &c., in Ash, and lands in South Chewton, and Shepton Mill, with 23 fat hogs, and 20 geese, capons, and ducks from Somerford Manor, Hants, settled in trust on Button and Rob. Knapton, 9 Charles, by Wm. Chamberlain, for 500 <i>l</i> . paid by Wm. Woodson, on marriage between Chamberlain and Mary Woodson, towards maintenance of their children, and for payment of 20 <i>l</i> . a year to Woodson.	72 7	
	24 April. County Committee to certify the true state of the case speedily.	14 96	

	WILLIAM CHAMBERLAIN, &c.— <i>cont.</i>	Vol. No. G or p.
5 June 1647.		
	4 Aug. 1652. The children beg an order to examine their title, and reference thereon to counsel. The late County Committee of Hants ordered them 40 <i>l.</i> a year out of their father's sequestered estate, but wanting friends to assist them, they have had no benefit of the order, but been exposed to great misery.	74 228
L.C.C. 167 285 -290	4 Aug. 1652. County Committee to examine, and Reading to report.	17 93
D.167 291-293	4 Aug. Wm. Woodson petitions for continuance of his annuity of 20 <i>l.</i> , his right to which has been proved before the County Committee; but on pretext of some commands from the Committee for Compounding, they refuse to pay it, and it is the only support of his old age.	133 480
L.C.C. 167 571 -574	4 Aug. County Committee to certify, and Reading to report	17 90
D.167 575-583 P.R. 74 220 215	[9 March 1653.] Chamberlain petitions the Committee for relief on Articles of War. Can prove by Sir Thos. Fairfax's certificate that he was in Truro Articles, and by Fairfax's endeavours with Parliament, most of those included compounded at 2 years' value. Came to London and addressed the Committee for Compounding, but was refused as being a Papist in arms, so that the profits of his estate have ever since been received by the State, and he and his children reduced to great extremities. Being now in the late Act of Sale, will be deprived of his estate, though the honour of Parliament and faith of the armies is concerned therein. Begs to compound on these Articles, with allowance of all or most of what has been received from his estate towards his fine.	74 213
L.C.C. 167 283 REC. 167 284		
c. 32 202, 250 R. 25 126	9 March. Order in the Committee for relief on Articles of War thereon, that the Committee for Compounding certify whether he has done anything to forfeit the benefit of the Articles.	74 181
	28 March. Report that he has not forfeited the Articles, but was refused composition as being a Papist in arms.	74 179
	22 July. Order in the Committee for relief on Articles of War, his name being in the late Act for Sale, that he be relieved against the sale of his estate—he having petitioned to compound, 5 June 1647, but no proceedings taken thereon—and that he be allowed to compound on the said Articles,—the order of Parliament of 26 Oct. 1649, allowing the benefit of them to Papists in arms,—at $\frac{1}{10}$ , or 2 years' value; the receipts of his estate to be defalcated from his fine.	74 185
	2 Aug. He petitions the Committee for Compounding to compound on the said order, to have his fine set accordingly, and a reference to counsel.	74 221
P.R. 25 153	31 Aug. Fine at $\frac{1}{10}$ , on Truro Articles, 168 <i>l.</i>	- 226 193
R.226 193-197	31 Aug. Order for the discharge of his estate, if he have not been guilty of treason since 1 Feb. 1649.	12 562 25 186
L.C.C. 167 295	1 Sept. It appearing that the 3 years' rents received from the estate amount to more than the fine, it has been discharged without payment, and at his request he is to have the rents due since 29 Sept. 1652, as allowed him by the Committee for relief on Articles of War.	25 189
L.C.C. 167 621	28 Dec. In reply to queries by the County Committee, the Committee for Compounding order that as to the $\frac{1}{10}$ paid to the children, viz., 42 <i>l.</i> 8 <i>s.</i> 10 <i>d.</i> , the auditor certifies the receipt from the estate for 3 years, ending 29 Sept. 1652 at 196 <i>l.</i> 14 <i>s.</i> , above taxes and quit rents; but if that included the $\frac{1}{10}$ , it may now be deducted. As to the Earl of Richmond's claim of 2 years' quit rents from Somerford, he has not compounded for it, and therefore it must continue sequestered. As to Chamberlain's being a recusant, the Committee for relief on Articles of War have decided that he is to compound on Truro Articles notwithstanding, and therefore they are to discharge his estate without further trouble.	25 277



5 June 1647.		DEGORY TREMAINE, Poundstock, Cornwall.		Vol. No.	G or p.
P.B.	125 269	5 June 1647. Bega to compound on Truro Articles, his estate being sequestered.	125	267	
		16 Feb. 1653. His estate having been a term for life, granted 37 Eliz., has been long sequestered, without any allowance to him. Bega the $\frac{1}{2}$ for subsistence.	125	266	
		16 Feb. The $\frac{1}{2}$ to be allowed the wife and children	-	-	
C.	32 212	4 March. Petitions the Committee for relief on Articles of War for leave to compound at 2 years' value, on Truro Articles. The Committee for Compounding refused his petition, his estate has been sequestered ever since, and is now in the last Act for Sale. Bega allowance of the receipts from his estate in his fine.	125	273	
R.	25 159	4 March. The Committee for Compounding to certify whether he has forfeited his Articles.	125	271	
P.B.	226 295	20 Sept. He petitions that Committee to compound on Truro Articles, on an order of the Committee for relief on Articles of War.	226	292	
H.	25 217	20 Sept. Referred to Reading	-	-	226 289
D.	226 293	27 Sept. Fine 124 <i>l</i> . - - - - -	-	-	226 288
		28 Sept. On paying $\frac{1}{2}$ , and securing the rest, sequestration suspended.	24	1127	
		10 Nov. Fine reduced 52 <i>l</i> ., on account of a debt proved of 800 <i>l</i> ., so that only 10 <i>l</i> more has to be paid.	12	575	
		22 Nov. Paid and estate discharged	-	-	24 1139
R.B.C.	125 259	2 Dec. Having paid in his fine, begs an order to receive his Michaelmas rents. Granted.	125	263	
			12	582	
		13 Dec. County Committee ordered to discharge the estate from sequestration.	25	265	
7 June 1647.		JOHN MAYNE, Inwardleigh, Devon.			
P.B.	101 497	Bega to compound for delinquency on Truro Articles	-	-	101 495
C.	33 377	10 Aug. 1648. Petition renewed, no notice having been taken of the former petition. No order.	101	494	
10 June 1647.		JEFFREY SAMWAYS, Portaham, Dorset.			
C.	32 15	On information that he has left home and resided in the enemy's quarters, the County Committee are ordered to inquire as to his delinquency and sequester his estate, or show cause.	234	143	
12 June 1647.		NEALE MACKWORTH, Normanton, Rutland.			
P.B.	102 463	Bega to compound on Truro Articles, being there on its surrender by Lord Hopton to Sir Thos. Fairfax.	102	461	
C.	34 190	19 Jan. 1653. Petitions the Committee for relief on Articles of War for leave to compound on these Articles. Petitioned the Committee for Compounding in 1647, his estate being but an annuity of 100 <i>l</i> ., from which much more has been received than he would have been fined at the highest proportion. Bega allowance thereof in his fine.	102	453	
		19 Jan. The Committee for Compounding to certify whether he has forfeited the benefit of his Articles.	102	451	
R.	226 222	22 July. Order in the Committee for relief on Articles of War after full hearing, that he be allowed to compound on these Articles, because he was in the list sent in by the Lord-General, though not in that sent in by the Speaker to the then Committee for Compounding.	102	447	
	235-237		226	227	
	25 101				
P.B.	226 225	9 Aug. He begs to compound on the said Articles, being in the last Act for Sale.	102	459	
C.	226 223				

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12 June 1647.	NEAL MACKWORTH— <i>cont.</i>		
R. 226 222	9 Aug. 1653. Referred to Brereton - - - -	226	239
	20 Sept. Fine at $\frac{1}{2}$ , 100 <i>l.</i> ; his issues to be proved before payment of the latter half.	12	555
	28 Sept. On paying $\frac{1}{2}$ the fine and securing the rest, sequestration suspended.	24	1127
P.E. 24 1180	25 Jan. 1654. Fine reduced to 80 <i>l.</i> , and $\frac{1}{2}$ of the former fine being paid, he is only to pay what will make up the 80 <i>l.</i>	12	601
P.E. 24 1155	14 Feb. Paid and estate discharged - - - -	24	1155
June 1647?	EDW. WILSON, of Leigh, Co. Stafford.		
	Particulars of the estate, for which he wishes to compound, which is held in right of his wife, Mary, daughter of the late Fras. Ant, for her life.	132	153
1 July 1647.	LAURENCE CALDWALL, Thorganby, Co. Lincoln.		
P.E. 217 839	Begs to compound. For the relief of his aged father, went into the garrison of Rainsborough, then under the Earl of Kingston, Lord-General of the King's forces in those parts. For continuing there a month, his poor estate became sequestered, to the ruin of himself and ten children; 3 years ago he rendered himself to the County Committee.	217	838
P.E. 4 99			
P.E. 217 843			
D. 217 845			
-848			
R. 217 835			
CASE 72 779	21 Feb. 1650. Fine at $\frac{1}{2}$ , 1,242 <i>l.</i> 10 <i>s.</i> - - - -	7	25
	25 March. Admitted by Parliament to compound at $\frac{1}{2}$ - - - -	1	216
		234	144
	26 March. Fine 1,553 <i>l.</i> 2 <i>s.</i> 6 <i>d.</i> - - - -	7	25
	Claimant on the Estate of WM. and ROB. CANNING, Ilmington, Co. Warwick.		
	1 July 1647. On the petition (missing) of ISAAC WALTON of London to compound for $\frac{1}{2}$ of their estate, the County Committee are to certify whether their estates in Ilmington were sequestered for recusancy only.	4	99
	RALPH FINCHAM, Caton, Co. Lancaster.		
P.E. 203 567	1 July 1647. Compounds for delinquency in adhering to the King. Has been before the Committee for Sequestrations, but prefers to compound. Has taken the National Covenant.	203	566
C. 203 572, 573			
R. 203 563	July? Begs an easy composition, having served Parliament since 1645, lost 300 <i>l.</i> in goods, and nothing left to maintain his wife and children, as is certified by Capt. James Thornton and other honest neighbours. [28 signatures.]	203	571
	22 Nov. Fine at $\frac{1}{2}$ , 125 <i>l.</i> ; no review to be admitted - - - -	4	140
	NICHOLAS HELYAR, East Coker, Somerset.		
L.C.C. 203 313	1 July 1647. Begs to compound on Truro Articles for delinquency. Assisted the King against Parliament, but rendered himself to the Parliament at the disbanding of the army at Truro.	203	304
C. 203 305-307			
P.E. 203 309			
312			
R. 203 301	3 Nov. Fine on Truro Articles, 29 <i>l.</i> - - - -	203	316
	WM. HINTON, Barton, Co. Chester.		
C. 202 937, 935	1 July 1647. Compounds for delinquency. Went into one of the King's garrisons for several days.	202	934
L. 202 936			
P.E. 202 932	13 July. Fine at $\frac{1}{10}$ , 80 <i>l.</i> - - - -	4	104
R. 202 929			

# COMMITTEE FOR COMPOUNDING.—CASES.

1759

		Vol. No. G or p.
1 July 1647.		
	13 July 1647. Desires also to compound for 100 <i>l.</i> personal estate not yet seized.	94 21
	13 July. Fine raised to 90 <i>l.</i> - - - - -	4 104 202 929
	HUM. LLOYD, Bersham, Co. Denbigh.	
ART. 208 100	1 July 1647. Bega to compound on Holt Articles for delinquency, according to a Parliament Order of 20 Oct. 1646, authorizing Col. Mitton to give good terms to castles in North Wales surrendering within a fortnight after summons. Being in the King's quarters, assisted the King against Parliament.	208 95 106
P.R. 208 96		
C. 208 97-99		
R. 208 92		
REC. 208 109		
234 147		
	22 Jan. 1649. Fine at $\frac{1}{10}$ , 186 <i>l.</i> 6 <i>s.</i> 6 <i>d.</i> - - - - -	5 49
	13 Aug. Fine reduced to $\frac{1}{10}$ , 130 <i>l.</i> , and on payment, his bond to be cancelled.	6 199 234 145 146
	JOHN SMITH, Blackthorn, Co. Oxon.	
P.R. 203 115	1 July 1647. Compounds for delinquency in bearing arms against Parliament for a short time, being near the King's chief garrison. Has lived in his own house for the last three years. Has taken the National Covenant and Negative Oath.	203 114
P.R. 4 99		
C. 203 117-119		
R. 203 111		
	14 Sept. Fine at $\frac{1}{10}$ , 43 <i>l.</i> 15 <i>s.</i> - - - - -	4 120
	SIR EDW. SULYARD, Recusant, Haughley Park, Suffolk, RALPH, his Brother, and the Claimants on his Estate.	
P.R. 203 695	1 July 1647. ROGER PRICE, citizen of London, bega to compound for $\frac{1}{3}$ of Pensthorpe Manor, Norfolk, worth 140 <i>l.</i> a year, and Stowmarket, worth 70 <i>l.</i> a year, bought of Sir Edward and Ralph Sulyard, his brother, and sequestered for the recusancy only of Sir Edward.	203 694
R.C. 4 99, 109		
L.C.C. 203 699		
C. 203 697		
R. 203 691		
C. 34 92		
P.R. 211 203	8 Dec. Fine 280 <i>l.</i> - - - - -	4 146
	15 Feb. 1649. NICH. PHILIPS and 2 others petition that—having purchased of Sir Edward and Ralph Sulyard, for the life of Sir Edward, the fee and inheritance of the manor of Stratford, co. Suffolk, worth 209 <i>l.</i> a year, and the manor of Haughley (except the park, &c.), worth 93 <i>l.</i> a year—they may compound for the $\frac{1}{3}$ of the said manors, sequestered for his recusancy. There is a yearly charge of 110 <i>l.</i> payable into the Exchequer from the said lands.	211 201
L.C.C. 211 205	15 Feb. County Committee to certify the value - - - - -	211 207
R. 211 199	18 May. Fine 402 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - - -	6 55
C. 34 100	21 May. Paid and estate discharged - - - - -	34 99
	4 Dec. 1650. Sir Edward petitions that, his estate being sequestered for recusancy, he may have an order for repair of several of the farms which are much in decay.	117 663
	4 Dec. The County Commissioners to consider what repairs are needful to keep them wind and water tight.	10 240 117 665
L.C.C. 169 105	21 Jan. 1652. He bega that their certificate may be read, and the housing belonging to the farms put in repair.	117 664
	21 Jan. If the farms be not in lease they are to repaired, but if in lease the owners are to keep them in repair.	15 210
	17 Jan. 1654. He bega to contract for his estate on the late Recusants' Act.	117 658
	17 Jan. Referred to Reading - - - - -	26 7
	6 April. Bega that the County Commissioners may certify whether his farms are in lease, so that he may have the benefit of the order of 21 Jan. 1652, and the buildings be preserved from ruin. Granted.	117 659 27 21
13 July 1647.	HENRY DURNFORD, Sherborne, Dorset.	
C. 204 759	Compounds for delinquency in adhering to the enemy, being constable of the place where he lived, and under their power.	204 758
P.R. 204 761		
P.R. 4 104	Came in before 1 Dec. 1645.	

			Vol. No. G or p.
13 July 1647.	HENRY DURNFORD— <i>cont.</i>		
R. 204 755	25 Feb. 1648. Fine at $\frac{1}{10}$ , 93 <i>l</i> .	- - - - -	4 181
INT. 5 80	2 Nov. Order for the County Committee's proceedings against him to be stayed, and they having compelled him to pay 20 <i>l</i> . to redeem his goods seized, the Committee for Compounding reprove their "severity, as it will be much to our and the Parliament's disfavour and dis-service." The 20 <i>l</i> . to be restored without delay or dispute.		6 19 234 148
NOTE 204 763	4 May 1649. Having paid his fine, begs to compound for a tenement omitted in his former particular, according to the rates of his former composition. Noted as admitted to compound, but not according to the former rates, the estate being sequestered by the County Committee.		204 774
R.E. 204 775	29 May. Petition renewed to compound for omissions and under- valuations.		204 770
L.C.C. 204 767	3 July. Fine 188 <i>l</i> . 15 <i>s</i> .	- - - - -	6 141
R. 204 765	6 Dec. Fine paid and estate discharged	- - - - -	6 242
	SIR HEN. HASTINGS, Branston, and THOS. WINFORD, Desford, both Co. Leicester.		
C. 203 223	13 July 1647. Hastings compounds for delinquency in going into Leicester whilst it was held against Parliament. Has appealed to the Committee for Sequestrations, and been adjudged a delinquent.		203 220
R.E. 203 213	26 Oct. Fine at $\frac{1}{10}$ , 2,048 <i>l</i> .	- - - - -	4 130
R.E. 4 104	10 Dec. Begs to add to his former particular 2 closes in St. Mary's, Leicester, worth 8 <i>l</i> . a year.		203 215
R. 203 205	16 Feb. 1648. Begs to add certain debts and other omissions from his particular.		203 208
R.E. 4 148	25 Feb. Additional fines, 16 <i>l</i> . and 8 <i>l</i> . Total fine, 2,072 <i>l</i> .	- - - - -	4 181
	28 Feb. Sequestration suspended, the fine being paid or secured		4 185
R.E. 203 209	20 March 1649. Thos. Winford compounds for delinquency in adhering to the army raised against Parliament, though never in arms.		211 744
	14 April. Information by Greg. Norton, that Hastings has concealed in his composition an estate of 1,000 acres in Branston and Kirby, from which Greg. Norton, the informer, is to receive 1,000 <i>l</i> . granted him by Parliament.		203 211 5 85
	May ? Sir Henry begs reference of his case to the County Committee, that orders may be given for his quiet enjoying it. Has twice paid his $\frac{1}{10}$ and $\frac{1}{10}$ , compounded for his whole estate, and now, whilst trying to repair his ruined fortunes, is disturbed by a false accusation of undervaluation.		90 678
R. 211 737	24 May. Winford's fine set at $\frac{1}{10}$ , 320 <i>l</i> .	- - - - -	6 65
R.E. 211 741	23 June. Hastings and Winford complain that, though in Hastings' fine allowance was refused for an annuity of 40 <i>l</i> . a year due to Winford, yet the said annuity is now sequestered for the delinquency of Winford, which is against the rules, as it has been compounded for.		211 741
R. 211 739	28 June. Winford's fine reduced 80 <i>l</i> ., remaining at 240 <i>l</i> ., and the 40 <i>l</i> . to be paid to Winford from the date of Sir Henry's paying and securing his fine.		6 128 234 149
	19 July. After Sir Henry's death the tithes of 14 yards of his land in Branston ordered to be sequestered.		6 171 90 580
	19 July. The 40 <i>l</i> . due to Winford being not allowed to Hastings, but compounded for by Winford in fee, is to be paid to Winford from the time of Hastings' paying and securing his fine.		90 580
	3 Dec. 1650. If Branston Manor, belonging to the late Sir Hen. Hastings, is not sequestered, it is to be sequestered forthwith.		10 237

13 July 1647.

## CLAIMANTS ON THE ESTATE.

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G or p.

	25 June 1650. Wm. COLTMAN, minister at Branston, begs pay-	234	150
	ment with arrears of 38 <i>l.</i> 16 <i>s.</i> 2 <i>d.</i> tithes from Sir Hen. Hastings' land there ordered him, but of which he has only received 7 <i>l.</i> 1 <i>s.</i> , and also the profits of impropriate land omitted by Sir Henry in his composition, and ordered him, to obtain which he has had to travel to London on foot.		
	25 June. The former orders of the Committee to be confirmed -	8	167 168
	11 Dec. He renews his petition for 50 <i>l.</i> a year, his present main-	234	151
	tenance being but 30 <i>l.</i> 17 <i>s.</i> , the fifth part being paid out, and also begs not to pay the fifth, till the first-fruits, 10 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i> , are paid.		
	11 Dec. Granted, with arrears from 24 Dec. 1649 -	10	263
	Dec. 1651. Petition to like effect, begging the arrears for two	234	152
	years ended last Michaelmas, and future payment of the 50 <i>l.</i> , and of $\frac{1}{3}$ of the 38 <i>l.</i> 16 <i>s.</i> 2 <i>d.</i> , one third being for Lady Hastings.		
O.C.C. 72 80 P.R. 8 203	5 July 1650. JOHN BUTLER, of Branston, begs discharge of sequestration of lands in Elston and elsewhere, co. Leicester, demised to him 12 Jan. 1649 for 99 years by the late Sir Hen. Hastings, of Branston, (who had compounded for them) which the County Committee sequestered not for any new delinquency of petitioner, but because he had not compounded for them, though the lands had been discharged by the Barons of Exchequer.	72	75
	12 July. County Committee to certify the cause and date of sequestration, and Reading to report.	11 72	15 84
	5 Aug. 1650. LADY ELEANOR HASTINGS, widow of Sir Henry, begs that Butler may be compelled to bring in all the deeds, &c., concerning the lands of which her husband died seized in co. Leicester, $\frac{1}{3}$ whereof belongs to petitioner for her dower. Butler, on pretence of some lease or other estate from her husband, holds possession of all the lands, and has got all the deeds, &c., into his hands, and refuses her a sight of them or her $\frac{1}{3}$ . She is destitute of maintenance for herself and 3 children, and so unable to bring a suit in Chancery. Noted to be read publicly. With endorsement, 27 June 1650, "I do desire the Commissioners at Goldsmiths' Hall to look upon this petition, and if it be in their power to do the petitioner such justice as is desired, they would be pleased to take her into consideration. Wm. Lenthall, Speaker."	90	688
R. 72 67	23 Aug. Butler's petition (missing) referred to Reading -	11	87
D. 72 87	7 Nov. Deed allowed, and Butler to receive the rents and profits with the arrears.	10	206
	19 Dec. Hearing ordered of the report of Butler -	10	291
	26 Dec. Order that as Sir Henry compounded for Branston Manor, and lands in Elston, co. Leicester, at the yearly value, of 548 <i>l.</i> 3 <i>s.</i> , if the manor and lands are not of greater value, the sequestration thereof be discharged; but if they are, the County Committee are to sequester the surplus. The order of 11 Dec. 1650 granted to Wm. Coltman, minister of Branston, for confirmation of his augmentation out of Branston tithes, made void.	10	308
L.C.C. 72 77			
14 July 1647.	ROBERT GLOVER, Mancetter, Co. Warwick.		
C. 207 753 P.R. 207 751 P.R. 5 42 R. 207 717	Compounds for delinquency in arms. Has taken the National Covenant and Negative Oath.	207	750
	4 Jan. 1649. Fine at $\frac{1}{3}$ , 220 <i>l.</i> 10 <i>s.</i> -	5	42

14 July 1647.

EDMUND PARKER, Hartshill, Co. Warwick.

Vol. No.  
G or p.c. 203 677  
P.E. 203 675  
R. 203 67114 July 1647. Compounds for delinquency in remaining at 109 939  
Ashby, co. Leicester, whilst it was a King's garrison. Re- 203 674  
turned to his house in Aug. 1645, and has taken the National  
Covenant and Negative Oath.1 Dec. Fine at  $\frac{1}{2}$ , 50*l*. - - - - 4 1455 May 1648. Fine reduced to 42*l*., at  $\frac{1}{2}$  - - - - 4 20128 Feb. 1650. He is to be discharged on payment of 17*l*. above 234 153  
the 25*l*. already paid.

15 July 1647.

Claimants on the Estate of NICH. CRISP, Seaton,  
Rutland.c. 77 406  
407  
P.E. 85 1187  
1188JOHN FARSWELL begs to compound for a house and parcel of land 85 1187  
purchased of Nicholas Crisp, recusant, in Seaton, co. Rutland.15 and 27 July 1647. County Committee to certify whether the 4 109  
sequestration is for recusancy or otherwise. 234 154P.E. 77 711  
P.E. 5 7924 March 1649. JOHN CRISP, of Seaton, begs to compound for 77 707  
the delinquency of his father, Nicholas Crisp, who adhered to  
the forces raised against Parliament. Has always been well-  
affected..R.C. 11 72  
O.C.C. 234 1559 Aug. 1650. Begs discharge of a messuage and lands in Seaton 77 721  
and elsewhere, co. Rutland, sequestered for the recusancy of  
his father, now deceased. Is his heir, and a Protestant.30 Aug. The estate to be discharged unless the County Com- 11 126  
mittee know that the said Nicholas Crisp was a delinquent.ROGER DAWSON, Stainforth, and CHRISTOPHER, his  
Son, of Stainforth Underburgh, Co. York.15 July 1647. Roger fined at  $\frac{1}{2}$ , 117*l*. 15*s*. Petition to compound, 4 109  
&c. (missing).19 July 1650. On Christopher's petition (also missing), Read- 11 38  
ing to state the title, &c.2 Aug. The rents to remain in the tenants' hands pending 11 66  
inquiry.29 Jan. 1651. Christopher begs to have the estate descended to 79 757  
him from his father who was but tenant for life; 20 years ago  
his father made over the same by deed to him, and he has been  
always well-affected, and a lieutenant under Major-General  
Lambert. The former County Committee of York discharged  
the sequestration at his request, but the present County Com-  
mittee have stopped his rents.

29 Jan. County Committee to certify the cause thereof - - 10 373

12 Aug. 1647.

THOS. SHADFORTH, Eppleton, Co. Durham.

Information that in 1643 he was a Commissioner of Array for 155 323  
the Earl of Newcastle, who gave him a protection for person  
and goods; lent him 200*l*., and gave horses to Thos. Riddell,  
governor of Tynemouth. That he refused a commission to be  
a Parliament captain under the Earl of Essex, and went into  
the King's quarters. That since he has been a J.P. he has  
released from Durham gaol several Papists, who are dangerous  
and refuse the Oath of Supremacy, and has been a great counte-  
nancer of delinquents, threatening the witnesses against them  
on examinations. Also that he receives tithes for which he  
makes no returns, and that he lays heavy burdens on the  
tenants of sequestered lands.

COMMITTEE FOR COMPOUNDING.—CASES.

1763

12 Aug. 1647.

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	1 Feb. 1649. Charges exhibited against him. That being of the Militia Committee for co. Durham; he deserted Sir Arthur Hesilrigge, and rode armed out of the county with 9 men, and kept away till after the battle of Preston; that he entertained divers delinquents in his house, notably Capt. Ralph Allanson; that when Nich. Todd was brought in for delinquency before the County Committee of Durham, Shadforth in a furious manner asked who were the witnesses against Todd; and being told, replied they were forsworn men, and railed on them, obliging the Committee to break up their sitting. That being one of the County Committee, he has constantly absented himself from serving thereon ever since the beginning of the last war against the Scots. That he effected the ejection of Mr. Easthorp, minister of Houghton, for remonstrating with him on his leaving the county.	117 375 155 327
	6 April. He pleads not guilty to any of the charges	155 329
	6 April. He petitions Parliament that the charges against him may be referred to gentlemen in the Northern Counties, or put into some other way for speedily clearing his innocence. With request that as none of the charges have been proved, he should not be troubled to summon witnesses in his vindication.	155 348 155 349
R.C. 7 104 105 117 367 L.C.C. 155 353 I. & D. 155 331 -344 NOTE 117 370	5 March 1651. Bega publication in his case. By order of Parliament of 15 April 1650, the charges against him were referred to the Committee for Compounding, and by them to the County Committee, who have examined and certified. Noted, publication granted. A commission to examine further on the State's part, and petitioner to have liberty to cross-examine.	117 370
	3 June. Petition for publication renewed. Granted	117 372 373 14 146
7 Sept. 1647.	JOHN BANKS, Settrington, Co. York.	
PASS 203 626 O.C.C. 203 627 -631 C.203 629-634 P.R. 203 623 R. 203 621	Compounds for delinquency in arms. Laid them down in Aug. 1645, and in Nov. 1645 took the National Covenant and Negative Oath.	203 626
	1 Dec. 1647. Fine at $\frac{1}{2}$ , 240 <i>l.</i> , but an extent on his estate being allowed, the fine is reduced to 200 <i>l.</i>	4 145
	CLAIMANT ON THE ESTATE.	
P.R. 70 59 P.R. 11 114	29 Aug. 1050. STEPHEN BOREMAN, of Westminster, begs to compound for a statute of 200 <i>l.</i> on the estate of John Banks, on which, in 17 Charles, an extent was sued, and in 1647 the late County Committee gave him leave to take the profits of the estate; Banks was fined by the late Committee, but has not paid his fine.	70 57
D. 70 61-65	31 Dec. Auditor Sherwin to take account of Boreman's receipts from the estate and certify.	10 312
R. 70 53 C. 70 52	17 and 22 April and 12 June. Orders for hearing, but no final order.	14 86, 91, 159
	Claimants on the Estate of SIR INGLEBY DANIELL, (late,) Beswick, Co. York, and GEORGE and THOMAS DANIELL, his Sons.	
	7 Sept. 1647. THOMAS DANIELL begs to be discharged of his delinquency, being under the value of 200 <i>l.</i> , and having deposed this before a Master in Chancery.	4 49
	29 June 1652. Bega allowance of his claim to an annuity of 40 <i>l.</i> charged on Beswick Manor by his father, by deed of 19 Car., to commence from his death. He died about Jan. 1645. The manor has since been sequestered as the estate of George	79 213 16 608

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7 Sept. 1647.	SIR INGLEBY DANIELL— <i>cont.</i>		
	Daniell, his elder brother. The deed has only lately come to his hands. Begg reference to the County Committee and to counsel. Granted.		
L.C.C. 172 253	21 July 1652. Petition renewed and reference	79 209	
		17 28	
L.C.C. 172 251	1 March 1653. GEORGE DANIELL, being in the 3rd Act for Sale,	79 240	
I. & D. 172 247	begs leave to prove before the County Commissioners—the		
-250	time being short—a jointure to his mother, Frances, and other		
SUR. 58A 278	incumbrances on his estate. Granted.	25 1	
P.R. 225 395	3 May. George Daniell begs to compound on survey for his	79 200	
D. 79 124	estate, being in the late Act for Sale.	225 393	
-127, 114	11 May. Fine 1104 <i>l.</i> 3 <i>s.</i>	225 395	
R. 225 383	7 June. Fine reduced to 984 <i>l.</i> 13 <i>s.</i> , allowing for 40 <i>l.</i> a year granted	225 381	
C. 32 245	by Sir Ingleby Daniell to Thos. Daniell, his second son, on proof		
L.C.C. 172 255	that it was not sequestered for his delinquency.		
R. 225 381	28 Sept. 40 <i>l.</i> being allowed for arrears of the annuity, the fine	225 381	
	reduced to 944 <i>l.</i> 13 <i>s.</i>		
L.C.C. 225 377	28 Sept. Fine paid and estate discharged	24 1122	
	22 Nov. George Daniell having paid his fine in full, and obtained	79 196	
	his discharge, complains that on showing it to the County	225 375	
	Committee, they refuse to discharge Beswick Manor, it being		
	leased to his mother in lieu of her jointure, and they not being		
	satisfied that the Committee for Compounding had allowed his		
	mother, Lady Daniell's, jointure as the rent-charge of 200		
	marks, the proofs of which were returned by the County Com-		
	mittee, and allowed in petitioner's composition. Begg an order		
	for discharge, he paying all arrears due to the Committee		
	for Compounding before payment of his fine, and giving the		
	County Committee sufficient security for payment of $\frac{2}{3}$ of 200		
	marks a year during his mother's life; also that the moneys		
	received by the County Committee out of his estate since the		
	payment of his fine may be restored.		
R. 225 371	22 Nov. Reading or Brereton to report whether there be the	25 252	
	mistake alleged.	225 373	
	8 Dec. The manor of Beswick compounded for to be discharged,	12 585	
	and $\frac{2}{3}$ of the 200 marks issuing therefrom to Lady Daniell to		
	be sequestered for her recusancy.		
	Dec. ? Thomas Daniell renews his petition for allowance of his	79 197	
	annuity. His elder brother was admitted to compound accord-		
	ing to the rules of the late Act for Sale, and had abatement		
	for it in his fine. Sir Ingleby Daniell died in Jan. 1645, yet		
	petitioner has received no more than 40 <i>l.</i> of the said annuity.		
	On the setting of his brother's fine, this annuity was promised		
	to be considered in his latter payment. Begg order for the		
	arrears to be allowed out of the moneys now to be paid in for		
	the latter part of his brother's fine. No order.		
14 Sept. 1647.	Claimants on the Estate of SIR JOHN REDMAINE (late),		
	Cos. York and Lancaster.		
P.R. 203 163	MARY, widow of COL. WM. FORBES, and daughter of the late Sir	203 159	
P.R. 4 120	John Redmaine, co. York, begs to compound. Her father's		
NOTE 203 167	estate being sequestered for his delinquency, and the seques-		
	tration not taken off in his lifetime, nor in the lifetime of his		
	eldest son, her brother-german, the last of them dying above two		
	years ago, the portion of her father's estate called Wrayton,		
	co. Lancaster, worth 20 <i>l.</i> a year, is thereby descended to her,		
	who begs to compound for it. Her husband has done many		
	faithful services for Parliament. Begg that her fine may be		
	deducted from the debenture due to him from Parliament.		
	12 Oct. Order that this be proposed to the House	4 124	



COMMITTEE FOR COMPOUNDING.—CASES.

1765

			Vol. No. G or p.
14 Sept. 1647.			
P.R. 203 162	13 June 1649. Having compounded for the lands of Wrayton, she	203	160
166	begs to be admitted to compound for lands in Thornton, co.		
R. 203 157	York, and that both may be reported to the House.		
R. 85 791	27 June. Fine at 1 <sup>st</sup> , 140 <i>l</i> . - - - - -	6	128
	21 Dec. Total fine passed, 180 <i>l</i> . - - - - -	203	170
	7 May 1651. She moves for a report to the House - - -	85	787
CASE 85 790	31 May. The Committee can do nothing in it - - -	8	92
	4 June 1652. DAME SARAH REDMAINE, widow and administratrix	113	564
	of Sir John Redmaine, begs allowance of her title to manors,		
	messuages, &c., in cos. York and Lancaster, settled by her		
	husband, 11 Jan., 4 Car., in trust for her jointure, but seques-		
	tered for his delinquency. Begs order to the County Com-		
	mittee of Northumberland, where her witnesses are, for their		
	examination, and meanwhile to have the rents on security.		
	4 June. County Committee to certify - - - - -	16	518
	23 July. She complains that, notwithstanding the orders of the	113	562
	County Committee of York, Francis Dodsworth, tenant to the		
	Commonwealth for the estate, refuses to pay her fifth, although		
	allowed it out of his rent. Begs that the Committee may be re-		
	quired to receive the arrears thereof, and that in future the		
	County Committee, not the tenant, may pay her fifth.		
L.C.C. 172 46	23 July. Order accordingly, unless the County Committee shew	17	45
226 95	cause to the contrary within a month.		
D. 172 39-42	11 May 1653. Lady Redmaine begs a hearing of her case on the	113	559
226 97	above order.		
SUR. 58A 493	7 July 1653. Wm. DODSWORTH, of Thornton, co. York, begs to	81	13
-495	compound in right of his wife, daughter and heir of Sir John		
	Redmaine, for his lands in Thornton, surveyed as part of the		
	estate of the said Sir John, who is in the additional Act for		
	Sale. Noted referred to Brereton.		
P.R. 25 132	20 July 1653. Lady Redmaine begs discharge of her lands or	113	557
	to receive the rents on security; Sir John Redmaine's name		
	being in the late Act for Sale, she put in her claim at the		
	Committee for Removing Obstructions, and had it allowed by		
	their order of 31 March 1653.		
P.R. 226 87	26 July 1653. JOHN REDMAINE, of Newcastle, Northumberland,	113	555
D. 226 91	eldest son and heir of Sir John Redmaine, begs to compound	226	89
SUR. 58A 507	for the reversion of his mother's jointure, and for the rest		
R. 226 83	of the estate mentioned in the surveys as in possession,		
	except two closes of pasture, and a meadow surveyed at 10 <i>l</i> . a		
	year.		
L. 113 577	4 Aug. Note of the several fines set on Sir John Redmaine's	226	93
	estate as being—1st, 147 <i>l</i> . 8 <i>s</i> .; 2nd, 212 <i>l</i> . 6 <i>s</i> . 9 <i>d</i> .; 3rd, reduced		
	to 79 <i>l</i> . 6 <i>s</i> . 9 <i>d</i> .; 4th, 13 <i>l</i> . 12 <i>s</i> . 6 <i>d</i> .		
	16 Aug. He begs to compound according to a proviso in the last	113	553
	Act for Sale for his mother's jointure.	226	103
R. 226 99	16 Aug. Referred to Brereton - - - - -	226	105
	31 Aug. The Drury House Committee remonstrate that they	113	577
	have sold the lands, and that John Redmaine, the party com-		
	pounded with, is neither heir nor assignee to his father, and		
	moreover that he did not apply to compound within the 60		
	days limited.		
	2 Sept. Order on information from the Trustees at Drury House,	25	192
	touching the composition made with John Redmaine for		
	Thornton Hall, and lands in Thornton and Burton manors,		
	which they have sold to Wm. Dodsworth,—that the Committee		
	for Compounding resolve to hear counsel on both sides.		

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14 Sept. 1647.	SIR JOHN REDMAINE— <i>cont.</i>		
SUR. 58A 519	8 Sept. 1653. Committee for Compounding declare they are satisfied that Redmaine's composition was made and prosecuted regularly.	25	195
B. 226 77	30 Sept. Redmaine's petition to compound renewed	113 226	575 81
D. 113 547	30 Sept. Referred to Brereton	226	79
C. 33 375, 376 34 32	12 Oct. 1653. Dame Sarah Redmaine begs discharge of the jointure allowed of on her son's composition for the reversion, and allowance of arrears from 24 Dec. 1649.	113	574
	12 Oct. Sequestration discharged, and arrears granted from 4 June 1652, the date of her petition.	19	1130
	5 Dec. Discharge for John Redmaine for 3 portions of his estate, co. York, compounded for.	24	1123
	8 Dec. Wm. Dodsworth begs that, for discovery of fraud as to the deed by which it was pretended Sir John Redmaine conveyed the premises, order may be given to the County Committee to examine papers and records, in proof that the lands were customary, and could not pass by any such deed. John Redmaine, being a second son by the half blood, was not heir to his father.	81	9
	8 Dec. The Committee for Compounding resolve that their allowance of Lady Redmaine's jointure shall not be pleaded against Dodsworth's title at law, on review of Redmaine's fine and composition, the estate being freehold.	25	264
	30 Dec. Lady Redmaine's jointure is allowed, and the fine of 158 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i> is reduced to 79 <i>l.</i> 6 <i>s.</i> 9 <i>d.</i> , the latter moiety being remitted.	12	599
	15 March 1654. Lady Redmaine begs discharge of her jointure, allowed by the Committee for Removing Obstructions, and the Committee for Compounding, which the County Committee of Lancaster have let at 10 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> a year, whereas it was compounded for upon the survey at 26 <i>l.</i> Begs that the lease may be made void, and that she may have the arrears from 24 Dec. 1649. Granted.	113 25	571 313
	23 Jan. 1655. On complaint of further delay, the Committee for Compounding reinforce their former order, and require the County Committee to pay her arrears out of any moneys in hand.	27	263
	15 Feb. John Redmaine having paid the fine on composition for his lands in the Act of Sale, sequestration discharged.	24	1155
	19 June. Lady Redmaine complains that she has only received 3 <i>l.</i> 8 <i>s.</i> of her arrears, more than 13 <i>l.</i> 12 <i>s.</i> being due to her, and begs that the County Committee may receive order to pay her out of any moneys in hand.	113	546
C. 34 71, 72	19 June. Order accordingly -	27	419
PURCHASERS OF THE ESTATE.			
O.T.T. 113 551	7 Sept. Discharge from sequestration of lands in Burton Constable, co. York, forfeited by Sir John Redmaine, and bought from the Treason Trustees by Thos. Wharton and Wm. Dodsworth.	18	904
O.T.T. 113 549	9 Sept. 1653. Like discharge of Thornton Hall, Thornton in Lonsdale, co. York.	18	904
21 Sept. 1647.	MAT. JACKMAN, and WILLIAM, his Son, Empsall, Co. York.		
C. 203 143-146 F.E. 203 148	Compound for delinquency. Being near Skipton Castle, assisted the forces of that garrison, but since its reduction, have lived	203	142

21 Sept. 1647.

P.R. 4 121  
R. 203 139

obediently to Parliament. Have been hindered from earlier composition by the Scots, and the quartering of soldiers upon them.

12 Oct. 1647. Fine at  $\frac{1}{2}$ , 45*l*. - - - - - 4 124

Claimants on the Estate of SIR GEORGE RATCLIFFE,  
Co. York.

21 Sept. 1647. Order in Parliament that,—as by orders of 6 Aug. 1646 and 12 May 1647, 1,900*l*. was to be paid to Hen. Stewart and Jas. Gray, merchant, out of the sequestered estate of Sir Geo. Ratcliffe, and Stewart to have possession of Fairburn and Colton manors till the sum was paid, notwithstanding which, Rich. Elmhurst, pretends an interest in a moiety thereof and disturbs the tenants,—the said tenants are to pay their rents to Stewart till the said sum is satisfied, and Elmhurst to prove his title. 84 363

11 Nov. Elmhurst begging a hearing, the case is referred by Parliament to counsel, and Stewart and Elmhurst are to attend at the bar of the House. 84 366

22 Feb. 1648. The Lords, on hearing counsel on both sides, refer the case to Chancery. 84 367

21 July. Parliament order that, Hen. Stewart being dead, his son William is to take his place, and Elmhurst to receive nothing from the estate till the 1,900*l*. is paid to Stewart and Gray. 234 156

23 July 1651. LADY ANNE RATCLIFFE, wife of Sir George, complains that, notwithstanding an order from the County Committee at York, she cannot receive her fifth, because Elmhurst, Gray, and the Stewarts, detain possession of the whole of her husband's estate, although the 1,900*l*. has been long since paid to Gray and the Stewarts. Her husband mortgaged the estate to Elmhurst, who has paid nothing to the State for it. She begs a commission for examining the accounts and Elmhurst's title, and allowance of her fifth with arrears. 136 470  
471

23 July. County Committee to certify why they have detained it from her, and the value of the estate. 14 220

L.C.C. 234 157

DEED 234 158

R. 234 159

3 Dec. The Committee for Removing Obstructions, on hearing Elmhurst's claim, desire the Committee for Compounding to certify the cause of the sequestration. 84 355

25 Dec. They refer the case to the County Committee to make enquiries and their report to be sent to the Committee for Removing Obstructions. 15 154

11 Feb. 1652. Elmhurst's request for the copy of the deeds, acquittances, and the particular on which he compounded, granted. 84 351

c. 141 459

22 July. The Committee for Removing Obstructions, after hearing counsel for Elmhurst and for the Trustees for Sale of lands forfeited for treason, allow him—1st, a moiety of Fairburn Manor, claimed by virtue of an indenture of 30 Sept. 11 Car., the other moiety as belonging to Sir Geo. Ratcliffe being forfeited; 2nd, Colton Manor, by virtue of an indenture dated 12 Car., and direct a copy of their order to be sent to the Trustees for Sale. 84 375

R.C. 17 420

84 359

D. 84 391.

18 Nov. Elmhurst begs discharge of the said manors from sequestration. 84 350  
361

D. 84 308, 409.

c. 84 404

I. & } 84 403

P.E. } -407

c. 84 411

R. 84 319

D. 84 370

26 Jan. 1653. AGNES STEWART, alias MONTGOMERY, daughter of HEN. STEWART, and wife of Thos. Lane, begs that however the estate of Sir Geo. Ratcliffe may be disposed of, satisfaction may be given her for her proportion of the 1,500*l*. charged on it for Hen. Stewart, her father, and his children, in consideration of his sufferings by the tyranny of the Irish rebels and of the Earl of Strafford. 120 311

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21 Sept. 1647.	SIR GEORGE RATCLIFFE— <i>cont.</i>		
H. 25 234, 263	26 Jan. 1653. She is ordered to bring in a new order of the House since the appointment of the present Committee for Compounding.		17 622
C. 141 461-463	15 Dec. Brereton to report how relief can be given her out of the 3 years' rent of Radcliffe's estate, said to be in the hands of the York Committee, and Moyer to certify.	141	457
D. 84 357	16 Dec. On Elmhurst's report, order that the County Committee may pay him all profits accruing from Colton Manor, and a moiety of Fairburn Manor, till he is satisfied the full amount due, with interest and arrears since his petition, he first ascertaining the debt with the Auditor, with whom he is to account from year to year till the whole is paid, when the profits are to return to the Commonwealth.	19	1147
C. 84 314-316	23 Dec. Order on report on Agnes Montgomery's case, that the Committee for Compounding have no power to give her relief as to her claim on the 1,500 <i>l.</i>	234	160
R. 141 255	22 March 1654. She petitions the Protector for the moneys assigned her by her father, Hen. Stewart, and her brother Major Wm. Stewart, sufferers in Ireland. Can get no relief; has been 3 years posted, and ordered, and referred, and now the Commissioners for Compounding say they cannot relieve her. Is now the wife of Thos. Lane, a soldier in the service. With reference to Council.	234	162
234 161	23 April. Referred by Council to a committee	-	- I 74 78
	April? Report that Elmhurst should pay her 154 <i>l.</i> 3 <i>s.</i> 7 <i>d.</i> for her part of the money ordered by Parliament to her father out of Fairburn and Colton manors.	234	163
	18 May. Order in Council thereon that the Committee for Compounding examine Elmhurst's claim to the manors, and see that the State's interest is not prejudiced meantime.	84	311 I 75 312
L. 84 310	26 May. Elmhurst's claim on Fairburn and Colton manors referred by the Committee for Compounding to Reading.	27	43
	26 May. Reference by Council to the Committee for Compounding of Agnes Montgomery's case, as to her claim for 154 <i>l.</i> 3 <i>s.</i> 7 <i>d.</i> from the said manors.	234	164 141 451 I 75 324
S. 27 69	30 May. The new Commissioners in Yorkshire to certify whether the 713 <i>l.</i> 5 <i>s.</i> 5 <i>d.</i> received from the manors the last 2 years, and charged with payment of 154 <i>l.</i> 3 <i>s.</i> 7 <i>d.</i> to Agnes Montgomery, yet remains in their hands.	27	58
D. 141 453		12	619
R. 27 85	11 July. Order in Council on report, that the Committee for Compounding issue their warrant to the Goldsmiths' Hall treasurers to pay forthwith to Agnes Montgomery 144 <i>l.</i> 3 <i>s.</i> 7 <i>d.</i> remainder of 154 <i>l.</i> 3 <i>s.</i> 7 <i>d.</i> assigned her by her brother Wm. Stewart out of the 1,500 <i>l.</i> payable to their father, she giving a sufficient discharge.	I 75	426 141 449
D. 141 449	26 July. Order accordingly by the Committee for Compounding	-	- 12 619
	30 May 1651. FRANCIS ELLIS and KATHERINE, his wife, relict of Francis Hemsworth, of Barwick in Elmet, co. York, petition the County Committee. Sir Thos. Bland, owner of the lands in Fairburn held by Sir Geo. Ratcliffe and Elmhurst, granted Mrs. Ellis 30 <i>l.</i> a year therefrom, which Elmhurst refusing to pay, the case was referred to Hen. Darley, who ordered her 20 <i>l.</i> but Rob. Hewes, who has taken the estates, refuses to pay it, and petitioners, being aged people, cannot subsist without it. Beg an order therefor. Noted as referred to the Committee for Compounding, the County Committee not having power to grant moneys.	84	152 161
D. 84 152	12 June. They petition the Committee for Compounding for payment of this 20 <i>l.</i> a year. They gained a decree in Chancery,	84	151
162			

21 Sept. 1647.

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- 25 Feb. 1650, against Rich Elmhurst and others, Sir George's trustees, for payment thereof, and obtained it till last Whitsuntide, when the County Committee made stop of it.
- 12 June 1651. County Committee to certify, and Reading to report 14 159
- 7 May 1652. They beg confirmation of the order of the Committee for Removing Obstructions, 4 Dec. 1651, allowing their claim, Sir George Ratcliffe's estate being ordered to be sold by Act of Parliament of 16 July 1651. 84 159  
150
- 7 May. Brereton to examine and state their title - - - 84 157  
16 371
- 15 June. The Committee for Compounding, being satisfied of the title, grant them a moiety with arrears since 24 Dec. 1649, it appearing that one moiety of the messuage and lands on which the annuity was charged were conveyed to Sir George Ratcliffe, and for his delinquency sequestered. 16 543
- 22 June. On motion for the whole, the County Committee are directed to pay it, with arrears, for such time as the whole of Sir George Ratcliffe's estate is under sequestration; when any part is discharged by the Committee for Removing Obstructions, they are to be paid only a proportionable part. 16 578

PURCHASERS OF THE ESTATE.

Order for discharge from sequestration of the following lands, forfeited by Ratcliffe and bought from the Treason Trustees:—

- O.T.T. 136 443 28 Sept. 1652. Half of Fairburn Manor, co York, bought by Rich. Price. 17 286
- O.T.T. 136 457 24 March 1653. Whenby Manor and lands in Skewsby, Dalby parish, co. York, bought by Maj. J. Wildman and Sam. Foxley. 18 836
- O.T.T. 136 453 26 July. Dilston and Whittingstall manors, and numerous farms, in Hexham, Ovingham, &c., Northumberland, bought by the same. 18 857
- O.T.T. 136 445 28 April 1654. Colton Manor, Bolton parish, and  $\frac{1}{2}$  of Fairburn Manor, co. York, bought by John Wildman. 18 944
- C. 203 174, SAM. SWYER, Skipton in Craven, Co. York. 179, 180
- 21 Sept. 1647. Petition to like effect as that of Jackman (p. 1766 *supra*). 203 176
- P.E. 203 178 19 Oct. Fine at  $\frac{1}{2}$ , 41l. 10s. - - - - - 4 127
- B. 203 171
- 28 Sept. 1647. Claimants on the Estate of LADY ELIZ. RERESBY, Widow, Rotherham, Co. York.
- C. 204 206, LADY ELIZ. FOLJAMBE, of Woodlands, and Knowlton Manor, Dorset, begs to compound for  $\frac{1}{3}$  of the  $\frac{1}{2}$  of the manors of Woodlands, Knowlton, &c., co. Dorset, of which Dame Elizabeth Reresby, of Rotherham, co. York, widow, was seized, and which she conveyed to petitioner for a good consideration of money. The third amounts to 113l. 10s. 8d. a year,  $\frac{1}{3}$  of which are sequestered for Lady Reresby's recusancy. 204 204  
209
- P.E. 204 199 12 Jan. 1648. Fine at 2 years, 184l. 9s. 4d. - - - - - 4 160
- R.C. 4 122, 21 Jan. She also begs to compound for  $\frac{1}{3}$  of Sherfield manor, 204 195  
130, 133 134 and other lands in cos. Hants, York, and Notts, purchased of Lady Reresby, and sequestered for her recusancy.
- L.C.C. 204 207 28 Jan. The County Committees of York, Hants, and Notts are to certify what estate Lady Reresby had in the premises, their value, and the cause of sequestration. 234 165
- R. 204 185 9 June. Fine 194l. - - - - - 4 204
- R.C. 4 165 8 Feb. 1649. Lady Foljambe begs to compound for the  $\frac{1}{2}$  of Sherfield Manor and other lands, co. Hants, descended to Lady Reresby from her mother, Lady Wharton, and purchased by petitioner. 204 189
- R. 204 191 22 Feb. Fine 46l. 13s. 4d. - - - - - 5 04

			Vol. No. G or p.
28 Sept. 1647.	LADY ELIZ. RERESBY— <i>cont.</i>		
	12 Dec. 1649. Complains that though she has compounded for lands called Eckles and Frimsforth, co. York, sequestered for the recusancy of Lady Reresby, the sheriff of the county still continues to molest her by distress for issues incurred since her composition. Begs letters to him to molest her no further.	204	187
	12 Dec. The sheriff desired to forbear or shew cause	-	6 243 246
12 Oct. 1647.	HENRY MANSELL, Llandewy, Co. Glamorgan.		
P.E. 203 201 R. 203 191	Compounds for delinquency. His name being, without his knowledge, inserted into a commission for settling the Array, and he thereupon being unwillingly drawn to set his hand to a warrant for raising money for the King's party, his estate was sequestered. Is 80 years old, and so infirm that he cannot walk without help.	203	199
P.E. 203 197 P.R. 4 182	21 Oct 1647. Fine at $\frac{1}{2}$ , 141l. 8s. 4d.; but if he settle Knelston tithes for increase of the maintenance of the minister there, the fine is to be 120l.	4	128
R. 203 195	25 Feb. 1648. Begs to add to his former particular certain omissions.	203	194
	1 March. Fine increased to 197l. 8s. 4d.	-	4 185
	5 Sept. Complains that having paid the $\frac{1}{2}$ of his fine for Llandewy Castle, and secured the remainder by bond, and had letters of suspension, Colonel Philip Jones, by force of arms, kept him out of possession, on pretence of having purchased the lease, and so wearied petitioner that, to purchase his quiet, he assigned over his interest therein to Jones. Yet his whole estate is again sequestered by the County Committee, because he has not sued out his pardon, which he cannot do, his composition not having been reported to Parliament. Begs abatement of his fine, as he has parted with the lease, and letters to the County Committee to restore him to possession of his estate.	104	37
	5 Sept. Jones to be required by the County Committee to deliver up possession and to restore his writings to him; or in default, to appear before the Committee for Compounding to answer his contempt.	4	217
	9 Nov. The Committee for Compounding reprove the County Committee for their strange and unprecedented proceedings in selling the estate without authority, and enforce observance of former orders, or their conduct will be reported to Parliament.	234	166
19 Oct. 1647.	ROB. SMITH (late), and WILLIAM SMITH, M.P., his Son, Akeley, Bucks.		
P.E. 203 495 P.R. 4 127	Martha, widow and executrix of Rob. Smith, compounds for the estate in Wroxhill, co. Beds, the college lease in Akeley, and the lease for 1,000 years of lands in Wavendon, co. Bucks, which her husband appointed by will to be sold by her, and the moneys so raised to go towards payment of his debts, and maintenance of her and her children. Her son being joint purchaser with her husband, though but in trust, the estate in law for the freehold falls to him. The estate is now sequestered, first for her husband's delinquency in leaving his habitation and residing in Oxford, and secondly for her son's adhering to the King. Her son neither has nor claims any right to the estate but as trustee, having by deed released his right, that his father's debts may be satisfied.	203	494
P.E. 118 37	Oct. ? 1647. Her petition to compound for the college lease in Akeley and Wavendon, renewed.	118	35
R. 203 491	17 Nov. Fine at $\frac{1}{2}$ , 360l.	-	4 139

			Vol. No. G or p.
19 Oct. 1647.			
c. 203 501, 502	8 Nov. 1647. Wm. Smith compounds for delinquency in being in	203	500
P.R. 203 503	arms against Parliament.		
P.R. 4 136	17 Nov. Fine at $\frac{1}{2}$ , 108 <i>l</i> .	4	139
R. 203 497	9 Oct. 1649. Fine reduced to $\frac{1}{2}$ , 53 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	6	221
P.R. 8 160		234	191
	11 July 1651. Order on his request to be included in Exeter	97	525
	Articles, for enquiry whether any can compound on those		
	Articles after the 4 months named therein.		
c. 34 55	March 1650? County Committee inform that Martha Smith has	249	81
	not compounded for a great part of her estate, and that her son		
	William was a captain in the King's army, and has a good		
	estate not compounded for.		
23 Oct. 1647.	SIR ROB. WOLSELEY (late), and LT.-COL. SIR CHAS.		
	WOLSELEY, his Son, Co. Stafford.		
	Parliament order that—as the estate of the late Sir Rob. Wolseley,	141	7, 8
	of Wolseley, is sequestered for delinquency, and as most of it was		
	before the wars settled upon his son, Sir Charles, who is only		
	16, and has always been under tutors, and whereas Sir Charles		
	has discovered a debt of 1,700 <i>l</i> . due from him to John Gifford,		
	of Bassobel, co. Stafford, a Popish recusant, who died in Ireland,		
	for which debt lands of Sir Charles were mortgaged by his		
	father—Sir Charles pay to the County Commissioners of Stafford		
	2,500 <i>l</i> ., and thereupon his own and his father's estate		
	be discharged from sequestration; also that the lands mort-		
	gaged to Gifford be discharged from payment of any debt to		
	the State.		
	19 June 1653. Order in the Committee for Compounding that as	141	59
	they, as a Committee for Indemnity,—on hearing a cause	27	423
	between Rich. Hinton, for himself and Thos. Alicock, and		
	other sureties, against Wm. Whitby and his wife, executrix of		
	Sir Rob. Wolseley, for indemnity for a debt of 200 <i>l</i> . sequestered		
	in Hinton's hands by the County Commissioners of Stafford,		
	and by him compounded for and paid to the use of the State,—		
	granted him indemnity only as to 50 <i>l</i> ., part of the 200 <i>l</i> ., and		
	as there was a judgment for the whole 200 <i>l</i> ., on which Alicock		
	was taken in execution, but they ordered his release on a bond		
	by himself and Alicock in 300 <i>l</i> . for payment of 150 <i>l</i> . with in-		
	terest, and Whitby to show cause why they should not pay the		
	remainder of the debt to the State. On reading the above		
	Parliament order and receipt given of the 2,500 <i>l</i> ., it is resolved		
	that the State is already paid by virtue thereof, and that Whitby		
	may prosecute his claim by law to the debt.		
26 Oct. 1647.	ROB. BARCROFT, Exeter, Devon, and Chard, Somerset.		
P.R. 203 325	Begs to compound on Exeter Articles for delinquency in arms	203	324
P.R. 4 130	3 Nov. 1647. Fine at $\frac{1}{2}$ , 102 <i>l</i> . 10 <i>s</i> .	4	133
c. 203 327, 328	10 Jan. 1648. The sequestrators having seized on half of his	203	337
R. 203 317	estate since his petition, begs order for its restitution, or		
C. 234 167	mitigation of his fine, or discharge as under the value of 200 <i>l</i> .		
L. 203 331	12 Jan. Restitution ordered of the estate seized since he exhibited	4	161
P.R. 203 325	his particular.	234	168
P.R. 5 14	17 Oct. Having paid $\frac{1}{2}$ his fine, begs reduction to the rate of $\frac{1}{2}$ ,	203	320
D. 203 329	his household stuff, &c., having been seized and sold by the		
R. 203 321	County Committee.		
	11 Jan. 1649. His petition for a review rejected	5	44
	22 Jan. Fine reduced to 5 <i>l</i> . 5 <i>s</i> ., at $\frac{1}{2}$ , and his bond to be delivered	5	49 50
	up to him.	234	169
		203	333

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26 Oct. 1647.			
	14 Dec. 1649. Several persons summoned by virtue of a Commission in Bankruptcy against him.	67	225
	FRANCIS WATSON, London, and Church Aston, Co. Salop.		
NOTE 204 805	26 Oct. 1647. Compounds for delinquency in adhering to the King's forces, for which his estate was sequestered 10 Sept. last. Has been often imprisoned by the King's party for disaffection. Has paid his fifth and twentieth parts, and been obedient to all orders of Parliament.	204	798
C. 204 801, 802			
P.E. 204 795			
P.E. 4 130			
L.C.C. 204 804	28 Feb. 1648. Fine 523 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , but remitted if he settle Dawley Rectory, worth 56 <i>l.</i> a year, on the minister there.	4	183
D. 204 807			
R. 204 793	1 March. Conveyances to be drawn for settling the rectory	4	185
C. 35 47	6 and 22 March. Mr. Watson, of the Middle Temple, to whom the business of the conveyance is transferred in Rich's absence, is to attend to the settlement.	4	187
			193
Oct. P 1647.	ALEX. BRERES, Marton, Co. Lancaster.		
O.C.C. 203 849	Compounds for delinquency. Went several times to the garrison of Lathom when it was held against Parliament. Took the National Covenant and Negative Oath before 1 Dec. 1645.	83	295
C. 203 853, 848			
P.E. 203 851	22 Nov. 1647. Petition renewed for a favourable composition	203	842
P.R. 4 141	20 Dec. Fine at $\frac{1}{10}$ , 82 <i>l.</i> 4 <i>s.</i> 4 <i>d.</i>	4	152
C. 203 843-845			
R. 203 839			
H. 4 144			
3 Nov. 1647.	JOHN GHEST, Tollerton, Co. York.		
	Having petitioned 15 May 1646, and taken the National Covenant and Negative Oath, and begging to be exempt from composition, as not worth 200 <i>l.</i> , order for his discharge from sequestration.	234	170
	GEORGE ROGERS, Maplethorpe, Co. Lincoln.		
C. 207 219,	3 Nov. 1647. Compounds for delinquency in assisting the King's forces. Rendered himself in Oct. 1645, and has taken the National Covenant and Negative Oath. Is much impoverished by the quartering of the Scots on his estate.	207	215
213			
D. 207 210			
P.E. 207 211	27 Nov. Fine at $\frac{1}{3}$ , 105 <i>l.</i> 10 <i>s.</i>	5	30
217			
R. 207 207			
205			
8 Nov. 1647.	CLEMENT CLARKE, Cobball, Co. Hereford.		
C. 203 537, 538	Compounds for delinquency in arms, being sequestered by the County Committee.	203	536
P.E. 203 539			
P.E. 4 136	22 Nov. 1647. Fine at $\frac{1}{3}$ , 75 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	4	140
R. 205 533			
	ANT. ROUSE, Halton, Cornwall.		
P.E. 208 873	8 Nov. 1647. Being beyond seas, begs to be admitted to a composition for his delinquency in adhering to the King against Parliament.	208	871
R. 208 863			
O.C. 5 69	8 Nov. The sub-committee to draw up the report-	4	135
208 863			
O.C.C. 208 869	22 Feb. 1649. Fine at $\frac{1}{3}$ , 641 <i>l.</i> but if the extent named for 600 <i>l.</i> be not proved, the fine to be 741 <i>l.</i>	5	63A
D. 208 877			
P.E. 6 226	25 Oct. Begs allowance in his second payment of a mortgage of the manor, barton, and demesnes of Halton, made by his late father to Richard, Lord Robartes, deceased, for 2,000 <i>l.</i> , no part	208	867
P.E. 208 875			



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	of which being paid, the now Lord Robartes has got possession, and so petitioner has been disabled from raising money to pay the rest of his fine.		
R. 202 865			
D. 208 869	4 June 1650. Fine confirmed at 641l.	- - - -	8 100
	2 Aug. Petition for allowance of his mortgage rejected	- -	11 64
	27 Aug. The petition of Sir George Chudleigh and others, for lands of Ant. Rouse extended on a judgment for 600l., referred to Brereton.		11 96

JOHN, 13th EARL OF SHREWSBURY, LADY MARY TALBOT, Widow of George, Lord Talbot, his Eldest Son, and FRANCIS, 14th EARL OF SHREWSBURY, his second Son.

O.C.C. 203 511	8 Nov. 1647. THOS. WOODCOCK and PETER HUDSON, of London, beg to compound for a lease for 99 years, from John, Earl of Shrewsbury, of Llandrindodd farm and rectory, co. Radnor, &c., sequestered for his recusancy only.	203	508
-517			
P.R. 203 509			
P.R. 4 136			
R. 203 505	17 Nov. Fine 60l.	- - - -	4 139
	3 March 1649. Sequestration discharged, the fine being paid or secured.		5 74
	22 Dec. John, Earl of Shrewsbury, begs to have licence to stay in town to prosecute a composition for part of his estate in Wales, depending by reason of a debt owing to an M.P. Granted.	117	49
R. 117 35			4 153
P.L. 121 489	11 Sept. 1650. The County Committee for Chester, report that the Earl's sequestration was discharged on proof of a deed conveying his estate to trustees for paying his debts and raising portions for his 2 eldest daughters, but the late Committee received $\frac{1}{3}$ of the profits of his estate in Cheshire, amounting to 200l. a year, in part of arrears of 3,000l. or 4,000l. due for jointure to Lady Mary Talbot, recusant.	121	489
493		147	555
147 555			
L. 151 229	21 Nov. The deed not to be allowed without order of the Committee for Compounding. If allowed, $\frac{1}{3}$ of Lady Talbot's jointure to be sequestered for her recusancy.	11	286
L. 165 483			
121 485	9 July 1651. Committees for cos. Derby, Chester, Worcester, and Salop also ordered to allow no discharges of the Earl's estate, 92 (2), not to allow Lady Talbot to receive more than $\frac{1}{3}$ of the debt due to her, and to give information thereon.	30	28,
234 171			473
D. 117 81			
P.R. 121 435	27 Nov. The Earl begs discharge of his estate, seized on information that he assisted the Scots at Worcester, where he was under restraint only; begs a copy of the charge against him, and the names of the witnesses; also leave to receive his rents on security.	117	46
L.C.C. 234 172			
L. & } 234 173			
D. } -179			
	27 Nov. Granted as to the charge and rents, and examinations to be taken as to his delinquency.	15	109
P.R. 117 63			
15 119	4 Dec. 1651. JOHN HARVEY and 2 other trustees for payment of the debts of Earl John, send, as required by the County Committee, the discharge of the sequestration of the Earl's estate, and beg allowance thereof.	117	65
D. 117 81			
R. 117 53			
	21 Jan. 1652. They complain that the rents are stayed, and beg to receive them on security. Granted.	117	48
		15	207
			215
	10 Feb. and 10 March. Earl John begs publication of the case and a hearing. Granted.	117	43, 44
		15	250
		16	114
	17 Feb. The trustees complain that the County Commissioners refuse to accept their security.	117	51

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8 Nov. 1647.	EARL OF SHREWSBURY, &c.— <i>cont.</i>		
	17 Feb. 1652. The order of 21 January in behalf of the trustees confirmed.	16	30
	27 May. Trustees allowed 6 weeks to prove their deeds. Meanwhile witnesses are to be examined as to the Earl's delinquency, and returns made of the value of the estates, and of the receipts therefrom by the County Committees; the creditors are to prove their debts, and $\frac{1}{2}$ of the 400 <i>l.</i> reserved to the Earl to be paid with arrears, from the rents in the tenants' hands.	16	468
	4 May 1652. LEONARD HATFIELD and THOS. HARPER beg to be continued bailiffs and collectors of $\frac{1}{2}$ of Alveton Manor, co. Stafford, which by the death of the Countess of Kent has descended to the Earl of Shrewsbury.	91	217
	4 May. Judgment postponed, the Earl being said to be in the late engagement at Worcester.	16	352
L.C.C. 234	180 8 Sept. No timber to be felled on the Earl's estate in co. Berks. The trustees to have no profits from that in co. Chester till the arrears due to the State are paid.	17	207
	21 Oct. County Committee of Chester report that they sequestered $\frac{1}{2}$ of the Earl's whole estate in the county, value to the State 300 <i>l.</i> a year, not $\frac{1}{2}$ of the 400 <i>l.</i> a year.	147	499
	1 Nov. County Committee of Berks report as to timber felled on the estate, but ask directions on the order of 8 September for levying $\frac{1}{2}$ of 400 <i>l.</i> a year, the Earl's estate in that county not amounting to so much.	146	403
	3 Nov. Parliament order referring the Earl's case to the Committee for Compounding for determination.	118 143	153 31
	24 Feb. 1653. JOHN PURCELL begs allowance of an indenture of 18 Jan. 1638-39, by which John, Earl of Shrewsbury, on the marriage of George, Lord Talbot, his son and heir, with Mary, daughter of Sir Percy Herbert, and for the 10,000 <i>l.</i> portion paid him, settled on her for their joint lives, a rent-charge of 1,000 <i>l.</i> a year on manors in cos. Worcester, Salop, Chester, Wilts, and Derby. Lord Talbot dying 9 years ago, she assigned them 26 Nov. 1652 to petitioner, who cannot obtain the benefit thereof, because the premises are sequestered for the Earl's delinquency.	138	414
	24 Feb. County Committee of Salop to examine and certify	17	703
R.C. 25	16 15 March 1653. LADY MARY TALBOT begs payment of arrears and damages due to her from John, Earl of Shrewsbury, by deed of jointure dated 18 Jan. 1639, made by him on her marriage to George, Lord Talbot, his son and heir, charging his lands in cos. Worcester, Salop, Chester, Wilts, and Derby, with payment of 1,000 <i>l.</i> a year during the joint lives of the said Earl and the petitioner, and of 2,000 <i>l.</i> a year on his death, with proviso that failing payment, she was to enter on the said lands. This she did in March 1644, but forbore to prosecute, being deceived by his fair promises; has not been paid her arrears, and his estate is now forfeit for treason. Begs payment of arrears and damages, or leave to recover by law.	121	445 463
L. 121	483		
	147 495		
L. 121	471		
	165 474		
D. 121	476		
L. 121	477		
	8 April. The Earl being returned as Papist and delinquent, the County Committee of Worcester are required to certify why the whole of the 400 <i>l.</i> a year reserved to him is not sequestered, and to proceed to sequester the same.	25	36
	17 June. Order in the Council of State on the Earl's petition,—showing that when his estates were sequestered 4 February last, he petitioned Parliament, who, on 25 March, ordered that his case	I 69	345

8 Nov. 1647.

- should be considered, and that meantime the Committee for Compounding should state the case to Parliament and stay proceedings; but by the dissolution of Parliament nothing was done, and on 19 May last the Committee for Compounding renewed their orders for his sequestration;—that the Committee for Compounding be required to recall that order, and to require the County Committees where his estates lie to forbear proceedings, and leave the estate in its present condition till four months after the appointment of the next supreme power, that the Earl may have a competent time to represent his condition to them and obtain their determination.
- D. 121 477  
481  
C. 121 465  
-469  
33 314  
D. 121 479
- 14 Nov. 1653. Parliament order, on report of his case from the 234 181  
Committee of petitions, that the judgment of the Committee for Compounding concerning him shall stand.
- H. 25 247 17 Nov. Lady Mary begs leave to contract on the Act of 21 Oct. 121 437  
1653, for her jointure of 1,000*l.* a year which has been sequestered,  $\frac{2}{3}$  for her recusancy, though never convicted, the rest for recusancy and delinquency of the Earl; he granted her the same on her marriage with his son, George, Lord Talbot, who died in March 1644.
- 24 Nov. The deed of settlement of 18 Jan. 1639 allowed and she 19 1142  
admitted to contract; the County Commissioners to ascertain 234 182  
the value of the lands on which the 1,000*l.* is settled, and the Auditor to report what arrears are due.
- R. 121 453 22 Dec. Contract made void, the value of the estates not being re- 26 43  
L. 147 497 turned, and a new one to take place.
- 4 Jan. 1654. The petition of John, Earl of Shrewsbury, to the 175 34  
Protector, referred to the Council of State, referred by them 234 183  
to the Committee for Compounding for report, staying further proceedings meanwhile.
- 5 Jan. Order that proceedings be forborne accordingly - - 234 183A
- P.B. 26 9 13 Jan. Lady Mary Talbot renews her petition to contract for 121 440  
her estate, with allowance for charges and incumbrances.
- 30 Jan. Lady Mary Talbot petitions the Protector that the order 234 184  
of 4 January may be no prejudice to her title, or to her further proceedings in pursuance of the order of 24 Nov. 1653. Noted that the Council is recommended to declare that the said order shall not prejudice her.
- 16 Feb. 1654. FRANCIS, EARL OF SHREWSBURY, petitions the Pro- 234 185  
tector to grant him a pardon for all offences. On the petition of his father, His Highness was pleased to stop the proceedings against him in the sequestration of his estate by the Committee for Compounding. By his father's death an estate is come to him, in itself not competent to the honour which came with it, limited to him for life only, and charged with very great debts and incumbrances. Besides these pressures, he is threatened to be questioned for delinquency. Begs relief.
- 16 Feb. Referred to the Council - - - - 175 115
- 7 March. Order in Council on petition of Mary, Lady Talbot, that 175 155  
the order of 4 Jan. 1654, on behalf of the late Earl, is not to prejudice her in her title, or the receiving of her rents, or her proceedings on orders of the Committee for Compounding made before that order.
- 3 April. Earl Francis renews his petition. The Council con- 234 186  
ceiving he might be guilty of treason, and his case not proper for them, in respect it had a reference to the Committee for Compounding, have not proceeded therein. His case however is not within the cognizance of that Committee, he being neither a delinquent sequestered, nor having a case depending

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8 Nov. 1647.		EARL OF SHREWSBURY, &c.— <i>cont.</i>			
		for delinquency, and if he should be sequestered, the Committee are not empowered to compound with him.			
		As to treason, he has not for years past given the least occasion to suspect him guilty of any act made treason by the late Acts of Parliament, by which he ought to have been prosecuted within a year after the offence. Is not guilty of any treason named in the ordinance of 19 Jan. 1654. Begs either an absolute pardon, or leave to compound at such moderate rates that he and his may be able to serve His Highness in some sort answerable to his degree.			
P.B. 234 188	3 April 1654.	His petition referred to Sir Anthony Ashley Cooper, Col. [Thos.] Mackworth, and Col. [Phil.] Jones, to examine and report to Council.	234	187	
O.C. 175 254 274	11 April.	They report their opinion that his fine should be 2,000 <i>l.</i> , to be assigned towards paying the Cheshire gentlemen, and that an ordinance should be prepared to discharge his own and his father's estate from sequestration, on his paying and securing the said fine.	234	189	
	11 April.	Order accordingly	-	-	I 75 233
	9 May.	Information that Earl Francis was a delinquent at Worcester in 1651, went abroad, but came over and settled with the Council of State to pay 2,000 <i>l.</i> for delinquency; if this include not recusancy, he should take the Oath of Abjuration.	149	267	
	9 June.	The suspension of the Earl's estate continued	-	-	30 96
	9 June.	Lady M. Talbot begs payment of the $\frac{2}{3}$ of her 1,000 <i>l.</i> up to the late Earl's death.	121	439	
L.C.C. 145 673 173 411, 383	9 June.	County Committee of Cheshire are to receive the $\frac{1}{3}$ sequestered for recusancy.	30	96	
c. 173 381 L.C.C. 173 371	27 June.	The County Committee ask whether her arrears should be taken from the Earl's other lands not in the jointure.	145	573	
	5 Dec.	Order that they be levied from the whole estate	-	-	27 189 78 421
	16 Jan. 1655.	JOHN RUSHWORTH, and other trustees of Earl Francis, remonstrating against the order for levying Lady Mary Talbot's arrears on the whole estate, order for stay of levying cattle and other proceedings, until witnesses have been examined in the case.	27	252	
O.C. 27 295	24 Jan.	Certificate that Earl Francis has not been convicted of recusancy in London or Middlesex.	117	119	
	10 April.	The trustees beg a new commission to the Commissioners in co. Chester to examine witnesses, so that the Auditor may perfect his account.	117	84	
	10 April.	Granted, and witnesses to be examined	-	-	27 362
O.C. 27 405 c. 33 438 78 423	24 April.	Rushworth complains that the order of 16 Jan. notwithstanding, the County Committee collect the rents pending the examination, and begs 6 weeks' stay of proceedings, pleading against the collecting of the rents till the accounts are complete.	117	42	
D. 117 40	24 April.	A delay of 5 weeks granted	-	-	27 369 117 37
	12 July.	Rents to remain in the tenants' hands for 8 weeks	-	-	29 19
	27 July.	The trustees beg allowance of their title to Riddialls, Upton, co. Worcester, which John, late Earl of Shrewsbury, allowed his sister, Mrs. Mary Talbot, to enjoy, though having no title thereto, but $\frac{2}{3}$ of which are sequestered for her recusancy.	114	1068	
O.C. 29 63	27 July.	Referred to the County Committee	-	-	29 12

COMMITTEE FOR COMPOUNDING.—CASES.

1777

8 Nov. 1647.

P.R. 27 333  
78 411  
D. 78 416  
C. 33 435  
D. 78 418,  
419, 414  
R. 78 403  
C. 78 423

13 March 1655. ANT. CRAVEN, of London, petitions that Lady Mary Talbot sold him, 7 Nov. 1654, for 4,500*l.*, her annuity of 2,000*l.* on manors, cos. Worcester, Wilts, Chester, Derby, and Salop, for 60 years or her life, on rent of 1,000*l.* but on 3 December  $\frac{1}{4}$  of it was sequestered for her recusancy. Begg discharge, the purchase being made before the sequestration.

27 July. Reading and Brereton are fully to instruct themselves in the case, and it will be heard the first Thursday after the adjournment.

23 March 1655. ROB. SAWYER, of Heywood, Berks, begs allowance of his purchase from Lady Mary Talbot, in Nov. 1654, for 3,700*l.* of a rent-charge of 1,000*l.* on lands in cos. Worcester, Wilts, Chester, Derby, and Salop,  $\frac{1}{4}$  of which were sequestered in Dec. 1654 for her recusancy, his purchase being before her conviction.

23 March. Referred to the County Commissioners and Reading -

27 Sept. 1659. The Earl of Shrewsbury's estate to be sequestered for complicity in Sir G. Booth's rising.

3 Oct. The County Commissioners for Hants will enquire what estate the Earl has there, and secure it.

5 Oct. The Earl of Shrewsbury's estate secured by the County Commissioners of Derby, on suspicion of complicity in Sir Geo. Booth's rising.

8 Oct. County Commissioners for Worcester staying his rents, he pleads, that though sequestered by the Committee for Advance of Money in Oct. 1653 for his engagements with the Scots, he compounded with the late Protector and Council, and was discharged on payment of 2,000*l.*

14 Oct. The County Commissioners for York secure his estates there, on order of the Committee for Compounding.

20 Oct. The Earl allowed his estates on security -

21 Oct. Summoned by the County Commissioners for Worcester to defend himself in 10 days, or the profits of his estate will be taken.

25 Oct. County Commissioners for Stafford send an inventory of his estate in their county.

31 Oct. Committee for Compounding notify its receipt -

Jan. 1660. The County Committee for Hants are to refer to the Committee for Compounding those who have claims on the Earl's estate.

10 Jan. The County Commissioners for South Wales report that they entered on his estate in co. Radnor, but the tenants show an order of 3 March 1648-49, passing the estate to Thos. Woodcock and Peter Hudson.

15 Nov. 1647.

THOMAS BARCROFT (late), Waltham, Co. Lincoln.

P.E. 203 643  
P.R. 4 138  
R. 203 639

FRANCES and JANE BARCROFT, his sisters, of Waltham, co. Lincoln, petition that Thomas Barcroft 3 years ago left his habitation for one of the King's garrisons, and immediately afterwards went beyond seas, where he tarried 2 $\frac{1}{2}$  years, returned five months ago, and shortly afterwards died; they beg to be admitted to compound for the estate.

1 Dec. 1647. Fine at 10, 70*l.* - - - - 4 145

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78 270  
412

28 22

115 233

27 317

59 217

234 190

263 57

263 64

263 71

264 82

263 77

263 85

59 207

59 186

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15 Nov. 1647.

HEN. GATCHILL, North Petherton, Somerset.

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P.E. 203 433

c. 203 435

436

15 Nov. 1647. Compounds for delinquency in going into the 203 438  
King's garrisons. Withdrew 3 years ago, and has taken the  
National Covenant and Negative Oath.15 Nov. Fine at  $\frac{1}{10}$ , 116l. - - - - - 4 137

3 Aug. 1653. Having paid his fine in full, he is not to be molested - 12 552

GILES PENNY, East Quantoxhead, Somerset.

P.E. 203 473

P.E. 4 138

R. 203 467

15 Nov. 1647. Begs the Committee for Compounding that the 203 472  
arrears due to him by the State may discharge his fine. Was  
a major for the King, but has served two years, and maintained  
two servants under Parliament without having received any pay.  
Has attended the Committee for Sequestrations 12 months. His  
estate is only for the life of his wife, who is aged and very sick.17 and 30 Nov. Fine at 2 years' value, 330l.; report to be made 4 139  
to the House before the fine is paid, that he has been two 203 469  
years in the Parliament's service.Nov. ? He petitions Parliament for exemption from the penalty of 203 476  
delinquency. The Committee for Sequestrations have declared  
that, although they cannot relieve him, he is a fit object for  
the House's mercy. While the enemy had the command of his  
county, petitioner for refusing to assist them, was imprisoned  
and plundered of the greatest part of his estate. Through fear  
alone, accepted a commission from Col. Trevillian. As soon as  
the county was reduced, willingly took the National Covenant,  
and faithfully served Parliament under Maj.-Gen. Massey.4 March 1648. Fine remitted by Parliament in discharge of his 1 200  
arrears. 234 19219 Oct. Order for discharge of sequestration and restoration of 5 16  
any goods seized. 234 193

17 Nov. 1647.

c. 203 754 755

L.C.C. 203 759

D. 203 751

P.E. 203 757

P.E. 4 139

R. 203 747

c. 32 135

EDW. GOWER, Hutton, and Stittenham, Co. York.

Compounds for delinquency in arms. Rendered on Newark 203 750  
Articles. Has taken the National Covenant and Negative  
Oath.10 Dec. 1647. Fine at  $\frac{1}{10}$ , 102l. 6s. - - - - - 4 148

11 Oct. 1649. Fine passed at 100l. - - - - - 203 760

22 Nov. 1647.

P.E. 4 141

ROB. APRICE (late), Washingley, Co. Hunts.

HUMPHREY ORME and MARY his wife, beg to compound for his 108 199  
lands and tenements, he being the late husband of Mary Orme.  
He left behind him a son, Robert Aprice, an infant. No order.

29 Nov. 1647.

Claimants on the Estates of EDWARD PETRE, of West  
Thorndon, Essex.

P.E. 204 385

393

P.E. 4 143

L. 204 387, 392

R. 204 383

THOS. WHITBREAD and 2 others having contracted with him for 204 390  
lands and tithes within the county,  $\frac{1}{4}$  of which are sequestered  
for his recusancy, beg to compound for them.

24 Jan. 1648. Fine 300l. - - - - - 4 164

13 Nov. 1650. NATH. PARTRIDGE, minister of Burton Dassett, co. 111 179  
Warwick, begs an order to the County Committee to continue  
him an augmentation of 40l. a year from Burton Rectory, se-  
questered from Edw. Petre, and granted him by the Committee  
for Plundered Ministers, with arrears from 20 May 1646, but  
of which he has only received 10l.13 Nov. 1650. The augmentation to be paid, according to the order 12 14  
of the Committee for Plundered Ministers, and the late Act of 111 175  
31 May.

29 Nov. 1647.

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17 June 1651. The County Committee of Essex to certify on his petition (missing) about an annuity, and Reading to report.

Claimants on the Estates of WILLIAM, 2nd LORD PETRE, ROBERT, 3rd LORD PETRE, (late) and MARY, his Wife, Recusants.

WILLIAM, 4th LORD PETRE, Writtle, Essex, and the Claimants on his Estates.

- 29 Nov. 1647. AUGUSTINE GARLAND and 3 others having purchased lands in Ingatestone, of Mary, Lady Petre,  $\frac{1}{2}$  of which are sequestered for her recusancy, beg to compound for the said  $\frac{1}{2}$ . No fine. 87 454
- NOTE 78 461  
-463  
P.E. 87 456  
P.E. 4 143  
144  
L.C.C. 87 457  
R. 87 451
- 4 Feb. 1649. Order by the Committee for the Prince Elector, that the receiver for the Prince in Essex pay to JOHN WILLIS, minister of Ingatestone, 20*l.* a year out of Lord Petre's rents, in lieu of the tithe of Ingatestone Park; also 50*s.* due before Michelmas last. 111 563
- 22 Sept. 1649. The Committee for the Prince Elector's Revenue lease  $\frac{1}{2}$  of his Essex estate to Chaloner Chute, at 1,500*l.* a year. 111 545
- 18 Feb. 1650. Lord Petre's tenants ordered to pay their rents into Goldsmiths' Hall. 9 23
- H. 9 26
- 19 Feb. At request of Lord Petre, Peter Whetcombe, and others, summoned for cutting and carrying away wood from his estate. 9 24  
234 193A
- 4 March. They pleading a Parliament order for raising 3,000*l.* by sale of his wood, further enquiry ordered from the County Committee and 3 other inhabitants of Essex. 9 28
- L.C.C. 121 523  
O.C.C. 234 193B
- 3 April 1650. WHETCOMBE begs discharge of the restraint touching his felling underwood on Lord Petre's estate, it being obtained by false suggestion before he was heard. He has not sold nor felled any but decayed trees and underwood, by him purchased of Col. Harvey, according to Parliament order dated 10 April 1644, the unproved charges of Lord Petre and his agents notwithstanding. Has been repeatedly obstructed in felling, on complaint of Lord Petre, who, in the twelve months before February last, has sold 300 acres of underwood and decayed trees, to the value of 500*l.*, and continues to do so. 130 7
- D. 121 521  
R.W. 7 89
- 9 April. The restraint laid on Whetcombe about cutting down and selling the woods taken off. 7 93  
94
- L. 11 10  
NOTE 11 259  
R. 111 529  
O.C.C. 111 539
- 2 July. Chute to pay in 1,300*l.* due for the rent of Lord Petre's estate. 8 188
- 16 July. Allowed to pay 500*l.* in 10 days, and bring in his accounts. 11 27
- L.C.C. 252 121
- 2 Oct. In the case of continuance of an augmentation of 40*l.* to the minister of Butsbury, granted by the Committee for Plundered Ministers 29 Nov. 1645, from the tithes, being part of Lord Petre's estate,—the former salary being but 10*l.* and house and glebe land worth 4*l.* a year, and the tithes being now worth only 33*l.* a year,—Chute agrees to pay  $\frac{1}{2}$  thereof to the minister, and Lord Petre is to pay the other  $\frac{1}{2}$ . 111 559
- 11 Dec. Chute being, by order of the Committee for the Revenue of the Prince Elector, tenant to  $\frac{1}{2}$  of Lord Petre's estate, for which the County Committee for Essex have received 700*l.*, and he has paid into the Committee for Compounding treasury 300*l.*, he complains that the Committees for Cambridge and for London have stayed the Michaelmas rents. Begs order for receiving them, and promises to pay the residue within a fortnight. 74 725

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29 Nov. 1647.	LORD PETRE, &c.— <i>cont.</i>		
	11 Dec. 1650. The County Committees for London, Essex, and Cambridge are to certify their receipts before Michaelmas last, and what is in the tenants' hands, and to proceed in letting the estate.	10	262
	1 Jan. 1651. Chute ordered to pay in 500 <i>l.</i> , part of his receipts from Lord Petre's estate, before he is heard, and meanwhile the County Commissioners are to seize the estate.	10	317
	17 Jan. The County Committee of Essex request orders to sell woods and keep courts.	254	24
L. 30 139 c. 234 193c	5 Nov. The County Committee for Devon report that Lord Petre keeps courts there privately, and makes many thousands of pounds.	256	31
	16 Dec. Lord Petre ordered to pay in the arrears due to Chute, or show cause why they should not be levied on his $\frac{1}{4}$ of the estate.	15 111	137 531
P.E. 16 331 c. 111 447	21 April 1652. Lord Petre pleads that the whole rent contracted for by Chute has been paid to the Committee of Essex, as is proved by the accounts and acquittances.	111	529
	29 June. Order in Parliament that the sequestration of Lord Petre's estate be discharged by the Committee for Compounding.	111	599
c. 152 265	13 and 14 July. Estate discharged on this order, he having given security, and letters sent accordingly to the County Committees of Essex, Gloucester, Middlesex, Cambridge, London, Suffolk, Dorset, Somerset, and Devon, but the arrears to be paid into the use of the State.	16 111	687 533
ACCTS. 111 567 541 111 571, 579 L.C.C. 147 259 156 59 173	14 July. Lord Petre bound, with Alderman Thos. Vyner and Nathan Wright, merchant, both of London, in 6,000 <i>l.</i> , to settle his accounts in a month, or to pay 3,000 <i>l.</i> on account for arrears; any overplus above what is due to be returned to him.	16 111	695 551
	21 July. The several County Committees are to certify the arrears in their respective counties.	17	28
L.C.C. 111 581	31 July. The County Committee of Devon reply that the rents there, being 400 <i>l.</i> a year, have not been received by them since the letters of suspension of 18 July 1650 [ <i>see p.</i> 1781].	111	579
ACCTS. 111 535 -538 D. 111 553 -557 569, 565 H. 17 145 L. 147 257	14 Sept. Order that—the sums due from his estate, <i>cos.</i> Essex and Cambridge, being 3,000 <i>l.</i> , of which 2,486 <i>l.</i> 9 <i>s.</i> is paid, and other allowances being craved—his account be discharged and bond returned on payment of 450 <i>l.</i>	17 234	217 193d
	26 April 1656. Certificate by the registrar that Lord Petre never compounded for delinquency.	34	59
	April 1650 P MARGERY and JOHN HUTT, RICHARD, SARAH, and KEMBOROUGH WYTHAM, of Butsbury, Essex, petition that 26 years ago Rich. Munch bought of Thos. Castle a house of 2 acres of land in Butsbury, held of William, [second] Lord Petre, and paid for it 60 <i>l.</i> , lent him by his sister Joan, wife of Wm. Hutt, for the benefit of her 6 grand-children, of whom petitioners are the survivors. Munch was indicted for horse-stealing, but would not plead, lest Joan and her grand-children should be deprived of the estate till Lord Petre, then on the bench, promised that they should have it or the 60 <i>l.</i> , on which he pleaded, was found guilty, and suffered death. Petre then sealed a lease for 21 years to Wm. Hutt, at 2 capons' rent, for the children, who were minors; but Castle dying, Hutt had to pay 20 <i>l.</i> , $\frac{1}{4}$ of the 60 <i>l.</i> , to his widow. The present Lord Petre has resigned the estate to Hutt's heirs for ever, but they cannot enjoy it, he being under sequestration. Beg discharge without further trouble. Noted, not heard because sent unsigned.	92	370
H. 111 559			



COMMITTEE FOR COMPOUNDING.—CASES.

1781

			Vol. G	No. or p.
29 Nov. 1647.				
	3 May 1650. EDWARD PORTER and EDW. WHITE, trustees for the younger children of Robert, 3rd Lord Petre, [begging allowance of a deed of 20 Oct. 1648, for raising portions for the children], are ordered to bring in particulars of the lands they desire to have freed from sequestration.		8 10	19 20
P.E. 66 205 207 ACCTS. 66 193	9 May. The said trustees complain that the new County Committees will not obey former orders and allow them lands settled on them in trust by the late Lord Petre, to raise 35,000 <i>l.</i> for his younger children, but sequestered for his recusancy, although their claim was allowed by the Commissioners for Appeals [the Barons of Exchequer].	66	188	
R. 66 185	18 July. The deed is allowed, and the trustees are to bring in accounts and particulars of the ages and marriages of the children, and whether the present Lord Petre has given security for payment of the portions. The estate to be let meanwhile at its best improved value.	11	31 257	
	20 Sept. County Committee for Essex suspect the validity of the engagement on the estate there for raising 35,000 <i>l.</i> for portions for the younger children.	252	121	
	30 Oct. The County Committee request enquiries as to whether the children are not recusants, in which case they should only have $\frac{1}{2}$ of their portions. Noted that they are to procure a copy of the deed if they can, and send particulars.	253	59	
	25 Dec. The estate in co. Devon to be seized till the parties obtain a confirmation of the allowance.	30	33	
	17 June 1651. EDWARD and THOMAS, sons of Robert, third Lord Petre, each beg discharge of $\frac{1}{2}$ of their annuities on lands in Ingrave Hall, Essex, settled on them by their father.	111	525 517	
	17 June 1651. JOHN PETRE, 4th son of William, 2nd Lord Petre, being a recusant, but no delinquent, begs continued allowance of $\frac{1}{2}$ of his annuity of 300 <i>l.</i> , charged by William, 2nd Lord Petre, on lands in Hanningfield, co. Essex.	111	521	
	17 June. These 3 petitions referred to the County Committee and Reading.	14	164	
	21 Jan. 1652. John Petre begs possession of a house in Long Acre, leased to him for years, but sequestered because sub-let to the Emperor's agent, and claimed by Major-Gen. Skippon, on pretence of an order of Parliament.	111	519	
	21 Jan. Skippon requested to state his claim to Brereton, who is to examine that of Petre, no claim on sequestered estates being allowed without order.	15	211	
	8 Sept. Petition renewed, Petre's solicitor having often waited on Skippon, who says he will petition Parliament, as they gave him the house.	111	524	
	8 Sept. Skippon urged to a speedy reply, that equal justice may be done.	17	204	
	10 Feb. 1653. Skippon replies that he offered Petre's solicitor fair terms for the house, and therefore did not trouble the Committee for Compounding.	119	251	
	11 Feb. Order that Brereton state both titles to the house, and report.	17	667	
L.C.C. 156 34 29	9 Sept. 1652. County Commissioners certify their letting $\frac{1}{2}$ of the estate of John Petre in Essex (? the same), to Thos. Robinson of Writtle, at 320 <i>l.</i>	155	583	
	26 Feb. 1653. John Petre complains that his estates, co. Cambridge, sequestered for recusancy, are let to persons who cannot pay	111	601	

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29 Nov. 1647.	LORD PETRE— <i>cont.</i>		
	their rents, so that he has lost his $\frac{1}{3}$ . Begg allowance for damage to the houses, and admission of Thos. Lancaster as tenant.		
	16 Feb. 1653. Order that he be paid his $\frac{1}{3}$ in kind - - -	17	678
	17 Jan. 1654. John Petre, or Peters, of Writtle, Essex, begs to contract on the Act for Recusants for his estates in Essex, and in Shepreth and Meldreth parishes, co. Cambridge.	111	593 595
	17 Jan. Referred to Reading - - -	26	78
I. & D. 134 403	23 June 1654. NATHAN WRIGHT, merchant of London, begs allowance from the rents of John, 4th son of Lord Petre, in Cambridge and Essex, of 600 <i>l.</i> principal, and 340 <i>l.</i> 18 <i>s.</i> interest, balance of a debt of 2,000 <i>l.</i> , for which certain lands were assigned to him, which are now sequestered for Petre's recusancy.	134	399 431
-405			
156 9-11			
L.C.C. 134 401			
407			
156 15			
147 351			
D. 134 409	23 June. The County Committee of Cambridge to take examinations as to the date of sequestration, &c., and certify the true value of the estate.	27	77 134 397
147 353			
C. 134 417, 419	13 March 1655. Brereton ordered to draw up the case, and attend the Master of the Rolls for his opinion thereon.	27	333 134 377
ACCTS. 134, 415			
D. 134 411, 413,	10 April. Order that the report be delivered to the County Committee of Essex, who are to suffer Wright to enjoy the lands, and receive the rents till his debt is paid, and Wright is to give in yearly accounts of his profits.	23	1683
421, 422			
H. 27 293			
R. 134 389			
	26 July. The Auditor is to make him allowance of interest upon his debt.	29	44
C. 138 589	28 Jan. 1653. RICH. STANE, of Folly's Hall, Essex, discovers that Mill Green House and 46 acres, the estate of [Mary] Lady Petre, recusant, in Ingatestone and Fryan, is let to her at 18 <i>l.</i> , the State's part being 12 <i>l.</i> , whereas it is worth 30 <i>l.</i> , and begs a lease thereof at 30 <i>l.</i> Noted, County Commissioners to certify the value of the estate and land, and when it was let, and not to let it further without order.	138	587
	2 Feb. Enquiry ordered into the value of her estate at Ingatestone, and her house, called Mill Green House, co. Essex, with 45 acres of land, to whom it is let, &c.	17	647
	31 March. The County Committee reply that the house, being out of repair, the estate being 45 acres, was first let to her at 18 <i>l.</i> , and then to Edw. Southcott at 20 <i>l.</i> , she still retaining the mansion house.	156	55
L. 25 20			
	10 Jan. 1654. MARY, widow of Robert, 3rd Lord Petre, begs to contract on the Recusants' Act of Oct. 1653 for the sequestered $\frac{1}{3}$ of her estate.	111	583
	10 Jan. Referred to Reading - - -	26	5
L. 143 577	5 Sept. 1654. SIR THOS. CHEKE, of Pirgo, Essex, begs discharge of East Hanningfield Manor, co. Essex, conveyed in 1640 to him and others by Wm. Petre, in trust for payment of 3,300 <i>l.</i> due to [William, 4th] Lord Petre, by the said William, for which Lord Petre now sues, but $\frac{1}{3}$ of the estate is sequestered for Wm. Petre's recusancy, who was never a recusant convict.	143	564 575
155 573			
I. & D. 143 570			
-583			
	5 Sept. The County Committee to examine and certify - - -	27	8 143 573
C. 33 370			
D. 143 585-592	9 Jan. 1655. Being aged and lame, he begs an order for taking his examination at his lodging. Granted.	143	562 27 227
R. 143 565			
H. 27 278	22 Feb. Claim disallowed without further proof - - -	23	1672
	LESSEE OF THE ESTATE.		
L.C.C. 234 193	13 Jan. 1652. Confirmation to JOHN TABOR, of a lease of a farm in Essex, advanced from 30 <i>l.</i> to 40 <i>l.</i> a year, sequestered from [William, 4th] Lord Petre,	15	184

29 Nov. 1647.

Claimant on the Estate of ALICE TURNER, Essex.

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29 Nov. 1647. JOHN NOEL, citizen and goldsmith of London, 106 653  
being well-affected, begs leave to compound for the life estate  
of Alice Turner in a house and lands in Saffron Walden, Brook  
Walden, and Littlebury, Essex, value 32*l.* a year, which he has  
bought from her, but  $\frac{2}{3}$  are sequestered for her recusancy.

29 Nov. Committee for Compounding request the County Com- 4 143  
mittee to certify on the case. 234 194

1 Dec. 1647.

JAMES, EARL OF MARLBOROUGH.

Mary, Countess Dowager of Marlborough, his mother, begs to 203 780  
compound for the estate of her son. He went out of the  
kingdom 4 years ago, leaving his only sister, Lady Elizabeth  
Ley, in possession of the small estate in Teffont Evias, Wilts,  
worth 200*l.* a year; but she died three years ago, when the  
estate was sequestered. Begs an order for the stay of felling of  
her son's woods.

1 Dec. 1647. Order granted as desired - - - - 4 145  
234 195

P.R. 211 779  
781

28 Aug. 1648. Noted that the Earl of Marlborough was a delin- 1 196  
quent whose rents were secured.

C. 211 783

28 April 1649. He compounds for delinquency in arms. Has no 211 778  
legal estate in the kingdom, but may in equity claim that  
named in his particular.

R. 211 775

24 May. Fine at  $\frac{1}{2}$ , 113*l.* 6*s.* 8*d.* - - - - 6 66

C. 14 227

1650? Fine advanced, for a claim in reversion to lands in Hey- 211 776  
wood, to 200*l.*

SIR GEORGE MIDDLETON, Bart., Layton, Co. Lancaster.

NOTE 206 788

1 Dec. 1647. Begs to compound on Dublin Articles for delin- 206 791  
quency in arms. Was at the surrender thereof, as appears by  
795

P.R. 206 793

P.R. 4 145

PROT. 5 8

D. 206 797

R. 206 767

the Parliament. Begs time to go into the country to inquire  
about his writings.

8 Dec. Granted till 1 Feb. 1648 - - - - 4 146

9 Nov. 1648. Fine at  $\frac{1}{2}$ , 855*l.* 8*s.*; no fine set on the personal 5 23  
estate, as it is not particularized.

21 Dec. Sequestration ordered to be suspended, and all rents due 5 41  
14 Nov. 1648 to be paid to him.

P.R. 105 623

-625

206 779-781

P.R. 5 42

R. 206 769

4 Jan. 1649. Having been many months on appeal before the 206 790  
Committee for Sequestrations, to free the moiety of the impro-  
prietate tithes of Warton, co. Lancaster, from sequestration,  
the same being charged for paying portions to his sisters, by  
indenture of 5 February, 10 Car., now desires to waive his  
appeal and to compound therefor.

24 Feb. The order for suspension of his sequestration, and for 5 65  
stay of felling his woods confirmed. 234 196

P.R. 206 785

D. 206 784

R. 206 773

C. 35 131

206 775

22 May. Having paid his whole fine, renews his petition to com- 206 778  
pound for Warton tithes, and for additional particulars. 35 31

1 Aug. Fine 236*l.*, remitted on settling 60*l.* a year on the 6 186  
church.

13 Aug. Former orders to the County Committees of Lancas- 234 197  
ter, Westmoreland, and others concerned, as to stay of the  
felling of his woods, &c., confirmed.

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1 Dec. 1647.	SIR GEORGE MIDDLETON— <i>cont.</i>		
P.R. 6 214	25 Sept. 1649. He begs to add 100 <i>l.</i> a year undervalued in his	105	593
O.C.C. 105 612	former particular, omitted in ignorance.		
	30 Nov. Complains that Thomas Gardner, a sequestrator, refuses to pay him his rents, notwithstanding an order of the County Committee of Lancaster, in obedience to the order of the Committee for Compounding. Begs an order to Gardner to pay him the said rents, and if he have disposed thereof, to make payment out of other moneys.	105	609
	11 Dec. Granted accordingly - - - - -	6	247
	18 June 1650. Fine confirmed at 1,015 <i>l.</i> 1 <i>s.</i> 4 <i>d.</i> - - - - -	8	149
	17 March. 1652. Sir George complains that though he compounded for the manor of Strickland, in Westmoreland, he has not enjoyed part of it, because the then sequestrator to the County Committee put John Bryan into possession of 16 acres, and Bryan wrongfully keeps the same. Begs an order to the County Committee to put him into possession.	105	613
c. 105 599	17 March. Sir George is ordered to make it appear that he did compound for the manor of Strickland.	16	152
d. 105 621	31 Aug. Note of a saving to compound for improvements - - - - -	12	516
REC. 105 598	12 Jan. 1653. His suits concerning his savings being not yet determined, begs an order to the County Committees of Lancaster and Westmoreland to permit him quietly to enjoy the same.	105	619
	12 Jan. Granted till Easter term - - - - -	12	531
	18 May. Renews his petition to be put in possession of Strickland manor.	105	595
c. 32 212, 234	18 May. The County Committee ordered to give him such possession as was taken from him.	25	71
206 771	20 July. Committee for Compounding report the whole case to the Committee for relief on Articles of War.	25	135
8 Dec. 1647.	JOHN BOOTH, York, Co. York.		
P.R. 203 767	Compounds, though not worth 200 <i>l.</i> , for delinquency in bearing arms against Parliament. Discovered his error two years ago, and immediately laid them down.	203	765
P.R. 4 146	10 Dec. 1647. Fine 20 <i>l.</i> - - - - -	4	148
c. 203 763, 764	14 Feb. 1651. County Commissioners of Hereford certify on an order (missing) of 18 Dec. 1650, that he had a discharge 11 Sept. 1649, and has lived quietly since, and that he has married a lady of their county, the widow of Wm. Smaleman, who compounded with the late County Committee for her husband's estate.	157	450
R. 203 761			
	ROBT. DORMER, Grove Park, Bucks, Recusant, and the Claimants on his Estate.		
	8 Dec. 1647. Petition (missing) of Thos. Fisher, of Packington, co. Warwick, to compound for an annuity of 100 <i>l.</i> , purchased by him of Robt. Dormer, referred.	4	146
	Oct. 1650. At Dormer's request, the County Committee certify that he owes 3,500 <i>l.</i> principal, is in years, and has a family of 10 children; also that 200 <i>l.</i> a year out of his estate goes to the Earl of Carnarvon at his death, and 100 <i>l.</i> a year issues in annuities allowed by the late County Committee.	147	59

COMMITTEE FOR COMPOUNDING.—CASES.

1785

			Vol. No. G or p.
8 Dec. 1647.			
	17 Jan. 1654. He begs to contract on the Recusants' Act for the sequestered $\frac{1}{3}$ of his estate.	81	217
	17 Jan. Referred to Reading - - - - -	26	7, 11
L.C.C. 216 343 339 P.R. 4 157 R. 216 335	5 Jan. 1648. WM. DORMER, of Stock [Stoke?], co. Oxon, begs to compound for $\frac{1}{3}$ of lands and tenements in Norton Curlew and Hampton Curlew, co. Warwick, and an annuity of 100 <i>l.</i> out of the rectory of West Wycombe, co. Bucks, purchased of Robert, son of Anthony Dormer, of Grove Park, and sequestered for his recusancy. Dormer was never in any war against Parliament.	216	337
	17 Oct. Fine 177 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	216	335
	17 April 1649. Fine confirmed, and sequestration to be discharged on payment.	5 216	86 335
L. 147 61	4 Feb. 1651. GEORGE GOSNOLD, of Colston Bassett, Notts, begs a lease of the estate of Rob. Dormer, sequestered for recusancy, which he has held at a yearly rental of 100 <i>l.</i> constantly paid, and bestowed much labour and charge thereon.	88	55
	4 Feb. County Committee to return the true value of the estate for a 7 years' lease.	10	379
o.c.c. 147 61	11 April. Order admitting Gosnold tenant at 230 <i>l.</i> , he paying all taxes except quarterings.	14	80
	12 Nov. Gosnold having taken, 1 June 1651, all Dormer's lands in Peterley, Princes Risborough, &c., at 230 <i>l.</i> rent, to be paid at Goldsmiths' Hall, begs leave, on account of the charge and hazard in bringing it to London, to pay it to the County Committee. Granted.	88 15	53 81
P.R. 25 87 L.C.C. 114 77 147 71, 72	7 June 1653. ROB. RICHARDSON and 3 others beg leave to prove their claim to annuities granted them by Rob. Dormer, 8, 10, and 12 Car.; but his estate is sequestered for recusancy, and sold to Geo. Gosnold, who will not pay them, though the annuities are excepted in his lease. Beg also that they may remain meantime in the tenants' hands.	114	43
L.C.C. 114 81 147 63 I. & D. 114 83 -87 147. 65-69 C. 83 331 114 79, 89 R. 114 71	6 Dec. They beg an order for further examination, the County Commissioners not having examined whether the grants were made, and payments on them given before sequestration, nor taken the oaths of petitioners that they have not released their interest therein. Granted.	114 25	33 179
	30 March 1654. Order on report allowing the claim, $\frac{1}{3}$ of the annuities to be paid by the State, with arrears from date of petition, and the other $\frac{1}{3}$ by the recusant.	23	1589

CLAIMANTS ON HOUSES IN BLACKFRIARS, sequestered from Rob. Dormer.

ACCTS. 80 279	29 Jan. 1651. WM. DEWY begs continuance of allowance for repairs of a house in the Stone Gallery, Blackfriars, sequestered from Rob. Dormer, allowed by the former committee but refused by the present collectors on an order from the Committee for Compounding.	80	317
	29 Jan. County Committee to certify - - - - -	10	373
L.C.C. 80 319	19 March. On their certificate they are ordered to pay him the sums therein named, if necessarily expended.	14	53
	4 Sept. The County Committee of London are not to confirm [Rich.] Benson's contract for Rob. Dormer's houses, as he tries to avoid his bargain on pretext of taxes and charges, but to box it in the usual way, the State bearing the taxes.	30 80	257 310

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8 Dec. 1647.	ROBT. DORMER— <i>cont.</i>		
	9 Sept. 1652. The Committee for Compounding cannot allow a claim of HENRAGE FETHERSTONE, of London, on Dormer's estate, till proved before them.	30	260
O.C.C. 86 925	15 Sept. Fetherstone begs payment of a rent-charge of 3 <i>l.</i> 5 <i>s.</i> on houses in Blackfriars, sequestered from Rob. Dormer, recusant, and of 36 <i>s.</i> 6 <i>d.</i> for other things near used by the tenants, but the State has lately received this sum in their own rent. The County Committee refuse to pay either sum without order, so that 9 <i>l.</i> is now due.	86	913
P.R. 17 230			
D. 86 930			
D. 86 931	7 June 1653. Petition renewed for payment of the said rent, descended to him from his father [Henry Fetherstone], by purchase from Wm. Terry.	86	923
E. 86 915	9 Sept. London Committee to certify, and Brereton to report	25 86	88 921
	23 Nov. 1653. WM. DEWY, WM. WAKELATE, JOHN SMITH, JUDITH SOUTHAM, WM. PIERPOINT, and ELIZ. BOWTELL, petition that they have been many years tenants to Rob. Dormer, sequestered for recusancy only, of houses in Blackfriars, and to the County Committee who posted them, and when they were put to the box 13 Nov. 1651, bid their full value; but in Feb. 1652, Rich. Benson, upholsterer, of London, got a lease over their heads at a lower value, and wishes to turn them out, though some have been there 30 years, and spent much in repairs. Beg to hold their houses, as the County Committee were ordered to let those have them who bid most.	80	303 315
	23 Nov. The London Committee to certify why they should not have the lease.	25 80	253 301
	17 Jan. 1654. Wakelate and Dewy petition the Committee for Compounding, certifying that Benson bid 6 <i>l.</i> more than themselves, Eliz. Bowtell bidding nothing for her house, and John Smith 8 <i>l.</i> for a house posted at 10 <i>l.</i> ; they declare they bid more, because Benson had an empty house and a piece of ground put in, for which they did not bid. Beg a lease of $\frac{1}{3}$ of the tenements, having been ancient and good tenants, non-confirmation of Benson's lease, and an order to the County Committee to certify whether they did not bid the most. Noted, the order granted as desired.	80	313
	16 Feb. They beg reference to counsel of the return of the London Committee.	80	300 311
	16 Feb. Referred to Reading	25 80	296 298
E. 80 291	11 April 1654. RICH. BENSON begs confirmation of a 7 years' lease granted 2 years ago by the County Committee, of houses in Blackfriars, sequestered for recusancy of Rob. Dormer, allowance for disbursements, and an order to the tenants to pay him their rents. Has spent 45 <i>l.</i> in repairs, and 9 <i>l.</i> in suing one of his tenants for rent, whilst others keep their rents in hand, and try to make void his lease.	67	596
	11 April. The report on Wakelate and Dewy's petition to be heard before the lease is confirmed.	27	24
	2 May. Wakelate and Dewy beg a speedy hearing of their report, —as the County Committee threaten to seize Dewy's goods for his $\frac{1}{3}$ year's rent, which he will pay to those appointed,—and freedom from molestation meanwhile.	80	287
	2 May. The report to be heard next Thursday	27	42
	4 May. Order on report that Wakelate and Dewy have their houses at the old rents as they boxed them; that of the reserved rent on the 4 houses in the Stone Gallery of 65 <i>s.</i> , they pay 35 <i>s.</i> and Benson 30 <i>s.</i> Benson's lease cannot be confirmed,	27	41

COMMITTEE FOR COMPOUNDING.—CASES.

1787

8 Dec. 1647.

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- the Protector only granting the Committee for Compounding power to grant leases for a year, but Benson may have a year's lease of the other houses if he chooses. The petitioners are faithfully to pay their arrears of rent to the County Committee.
- 12 May 1654. Judith Southam, widow, petitions that she has long been tenant to her house in Stone Gallery, and when this and others were let by the County Commissioners of London for recusancy of [Rob.] Dormer, she bid 10*l.*, after posting and boxing, and had no competitor; yet it was let at the same value to [Rich.] Benson, who never boxed at all, and who threatens to turn her out. Bega to be continued tenant, Benson's lease having been voided on a full hearing. Noted as referred to the County Commissioners and Reading. 117 977
- o.c. 23 1651 1 June. Fetherstone's claim allowed, the arrears to be paid by the 23 1609  
ACCTS. 67 603 County Committee for London, Middlesex, and Herts, who are  
604 to allow him to receive the quit-rents from the tenants in future.
- 28 July. Dewy petitions that having been only able to obtain one year's lease, he may be repaid 33*l.* which he spent on the house in hopes of a 7 years' lease. 80 289
- 28 July. The County Committee for London, Middlesex, and Herts to view the house, report the charges thereon before the lease, prove the disbursements, and certify. 27 107
- 5 Sept. Dewy complains that though the County Committee have returned no certificate, they levy his arrears of rent, and begs to keep them on security pending decision. 80 283
- 5 Sept. Forbearance ordered for 14 days, and the certificate to be returned without delay. 27 114
- 19 Sept. Allowed to enjoy his house quietly for one year at 60*l.* rent. 27 126
- L.C.C. 145 675 6 Dec. Allowed 20*l.* for repairs, to be deducted from the rent due 27 200  
D. 145 677 or to become due.
- 20 Feb. 1655. Wakelate and Dewy petition for an order to the County Committee to allow deduction from their rents of the quit-rents to be paid to Fetherstone, as they never before heard of more rent to be paid than the 10*l.* 80 280
- 20 Feb. The County Committee are to abate  $\frac{1}{3}$  of the quit-rent to Fetherstone out of the tenants' rents, and  $\frac{1}{3}$  out of Mr. Dormer's  $\frac{1}{3}$ . 27 305
- 20 March. Order on further consideration that the County Committee receive the whole rent of the houses from which the quit-rents are due, pay the quit-rents to Fetherstone, and abate the  $\frac{1}{3}$  from Dormer's part; or if they receive only  $\frac{1}{3}$  of the rent and Dormer  $\frac{1}{3}$ , that they pay  $\frac{1}{3}$  of the quit-rents, and he  $\frac{1}{3}$ . 27 340

JOHN FLEETWOOD, Penwortham, Co. Lancaster.

- c. 204 59 8 Dec. 1647. Petition to compound for delinquency referred - 204 58  
P.R. 204 55, 61
- P.R. 4 148 22 Dec. Sequestration suspended, he having paid or secured his fine. 85 1127  
R. 204 53
- o.c.c. 85 1129 27 Dec. Fine at 2 years' value 617*l.* 3*s.* 4*d.* - - - 4 155
- 14 April 1648. Additional fine for 12*l.* a year omitted, 24*l.* - - - 4 198
- CERT. 14 186 16 June. Bega that his securities may be delivered to him by the County Committee. 85 1126
- 16 June. If the rents secured where not payable till after 22 Dec. 1647, when he paid and secured his fine, the securities ought to be delivered up to him. 4 206

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8 Dec. 1647.	Claimants on the Estate of SEBASTIAN LOVEDEN, Recusant, Riplington, Hants.		
c. 200 445 -447	8 Dec. 1647. FRAS. DICKENS, of London, and JOHN HARRINGTON, of Gardens, Essex, beg to compound for lands in Riplington, &c., Hants, bought of Sebastian Loveden, value 143 <i>l.</i> 15 <i>s.</i> a year, but $\frac{1}{3}$ sequestered for his recusancy.	234 198	443
	8 Dec. County Committee to certify why the estate was sequestered, its value, &c.	234 199	
c. 234 200, 201	1648? Harrington's petition renewed	- - - - 94	713
B. 200 441	8 Feb. 1649. Fine 40 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	- - - - 5	59
234 202	14 Feb. The fine being paid by Harrington, the estate is to be freed from sequestration.	5 87	

FRANCIS, COL. FRANCIS, or SIR FRAS. MALHAM,  
Elslack, Co. York.

	8 Dec. 1647. On his petition (missing) to compound, and also to have time to make a particular of his estate, he is granted till 1 Feb. 1648.	4 146	234 203
P.E. 212 143 D. 212 145 R. 212 139	4 May 1649. Compounds for delinquency in arms in the first and second wars.	212 141	
	25 May. Fine at $\frac{1}{3}$ , 300 <i>l.</i>	- - - - 6	70
	23 Oct. 1651. On request from the Northern Committee of Parliament of 22 October given for a certificate, whether Colonel Francis Malham, a delinquent in arms, has compounded, and at what rent the estate is let, the Committee for Compounding certify that their registrar finds that Sir Francis Malham compounded with the late Committee for Compounding 25 May 1649, by the name of Francis Malham, Esq., for an estate in fee in the manor of Conistone, &c., co. York, worth 120 <i>l.</i> , for which his fine was set at $\frac{1}{3}$ , 300 <i>l.</i> , and so confirmed.	15 58	102 7

Claimants on the Estate of THOS. NEWTON, Bole, Co. Notts.

P.E. 204 160 161 P.E. 4 146 R. 204 155	8 Dec. 1647. WM. CHILDERS, and AMY his wife, widow of Thomas Newton, beg to compound for the estate of Newton, who died in arms against Parliament in Feb. 1646; have taken out letters of administration of his goods, &c., and are ready to commence suit for the discovery and obtaining of the same.	204 158	
	12 Jan. 1648. Fine at $\frac{1}{3}$ , 105 <i>l.</i>	- - - - 4	160
	24 May 1650. Childers begs that he may account to the Committee for Compounding for as much of Newton's estate as has come into his hands.	172 633	
	24 May. Order that on payment of the whole fine, with interest, and $\frac{1}{3}$ as a penalty according to the Act, repayment of the surplus received from the estate be made.	8 75	

Claimant on the Estate of GEORGE SKINNER, Recusant, Sheffield, Aston Parish, Co. Warwick.

L.C.C. 206 327 R. 206 323	8 Dec. 1647. JAMES HERON, of Abingdon, Berks, begs to compound for $\frac{1}{3}$ of Sheffield Park and mansion house, and Lodge Park, purchased of Skinner, who was never in any actual war against Parliament. Also for two tenements and other lands in Aston aforesaid. The term is for the life of the said Skinner.	206 325	
c. 118 375	8 Dec. County Committee to certify the yearly value, &c.	- 4 146, 147	234 204
	8 Sept. 1648. Fine at $\frac{1}{3}$ , 68 <i>l.</i> 1 <i>l.</i> 4 <i>d.</i>	- - - - 5	1



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10 Dec. 1647.	PETER HEYWOOD, Heywood, Co. Lancaster, and PETER, his Son.			
P.E. 216 717	The father begs to compound on Dublin Articles, having gone	216	712	
P.R. 4 148	thither, and being there at its surrender.			
NOTE 9 29	9 Aug. 1649. Fine at $\frac{1}{2}$ , 10 <i>l.</i> , for a personal estate of 60 <i>l.</i> -	6	189	
R. 216 699	29 Aug. 1650. The son petitions to compound for lands left him by	90	381	
P.R. 12 28	his late grandfather, charged with his grandmother's dower,			
P.E. 90 383	provisions for his sister and payment of debts, but sequestered			
-385	for delinquency of his father, who has not compounded.			
234 205	29 Aug. Case referred to Reading - - - - -	11	104	
216 708	21 Nov. 1650. The father compounds for a possible interest in	216	703	
R. 216 705	certain lands, and a right, to be recovered by law, to a dower of			
D. 216 713	his wife's.			
	31 Dec. Additional fine at $\frac{1}{2}$ , 34 <i>l.</i> - - - - -	12	79	
		90	380	
	31 Jan. 1651. His estate to be discharged by the County Com-	12	108	
	mittee, according to an order (missing) of the Committee for	90	357	
	Compounding of 10 Aug. 1649.			
	14 May. The father begs leave, on payment of the first half of his	90	382	
	fine, to sell lands worth 30 <i>l.</i> a year, to pay the other half.			
	14 May. Granted, provided he pay the first half in two days -	14	118	
		90	377	
	1 and 2 July. Ordered to pay 170 <i>l.</i> 10 <i>s.</i> , with interest from 14 Janu-	12	257	
	ary last, being $\frac{1}{2}$ his last fine.	14	189	
		90	372	
	24 Feb. 1652. The father complains of obstacles from the trustees	90	371	
	in whom his father had vested the lands.			
	24 Feb. Allowed to pay in his fine without interest - - -	12	404	
REC. 216 716	9 March. Paid and estate discharged - - - - -	16	106	
219 661		234	206	
C. 34 73				

CLAIMANTS ON THE ESTATE.

2 July 1651. MARGARET, widow of ROB. HEYWOOD, and OLIVER LOMAX, petition, stating that Heywood charged by his will lands in co. Lancaster with payment of his debts and legacies to his children and grandchildren, to be raised in 8 years from Feb. 1647, remainder to Rob. Heywood his grandson; but with proviso that if Peter Heywood made peace with Parliament, and paid or secured the money, the remainder should be to him. This not being done, the lands should not be sequestered for petitioners' delinquency. Beg that they, as nearest friends to the children, may compound for the lands, and hold them till they have paid all the charges and the fine, of which they will pay $\frac{1}{2}$ at once, and the other $\frac{1}{2}$ in December, a shorter time than any profit will otherwise arise to the State.	90	379
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CHARLES, LORD LAMBERT, Baron of Cavan.

P.E. 208 412	10 Dec. 1647. Begg to compound on Dublin Articles. Never	208	410
R.C. 4 148	acted anything against Parliament other than in living in Dublin and submitting to the cessation with the rebels, against whom he is now employed in the Parliament's service. Cannot perform all acts required for his composition, but begs that the profits received since those Articles, out of his chantry of St. Mary's, near Southampton, sequestered at Michellmas 1646, and worth 250 <i>l.</i> a year, may be allowed him in his composition, and that he may have		

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10 Dec. 1647.	LORD LAMBERT— <i>cont.</i>			
	sufficient time to complete it. His houses on the said chantry have been totally rased, to his damage of 4,000 <i>l.</i> , and his Irish estate entirely possessed by the rebels.			
	13 Dec. 1647. County Committee of Hants to certify the value of his estate there, he being now in service in Ireland.	4	150	234 207
P.B. 4 175	14 Feb. 1648. He petitions by his attorney, to proceed in his composition, his attendance in the Parliament's service in Ireland being indispensable. The County Committee have disposed of his estate to the ministers of Southampton, and he, for want of pay, is drawn to great exigency.	208	406	
B. 208 402	16 Feb. Required to take the National Covenant and Negative Oath, but he is to incur no prejudice at present by not proceeding to take them, and Mr. Jenner, one of the Committee for Compounding, is to report the case to the House of Commons, to know their pleasure.	4	176	
	15 March. Fine at $\frac{1}{10}$ , 640 <i>l.</i>	-	208	404
C. 32 62	22 March. His fine allowed him by Parliament order, on account of his entertainment since he was taken in on the surrender of Dublin, and the sequestration discharged.	208	408	
D. 208 408				
13 Dec. 1647.	JOHN DENHAM, Horsley Parva, Essex, and Egham, Surrey.			
P.B. 80 171	Begs to compound on Exeter Articles for delinquency in adhering to the King.	80	169	
P.B. 4 150				
C. 80 170	2 April 1650. A fifth of his estate allowed Mr. Denham	-	9	43
	11 April. The fifth part to be paid to [Col. Fielder, M.P.] his children's guardian [and trustee].	798,	102	10 17
L.C.C. 234 208	27 June. County Committee of Essex to certify what they have received on the sequestration.	8	178	
209				
O.C. 11 77	12 July. Col. Fielder to be tenant to the estate, and to receive a fifth for the children, according to the resolves of Parliament.	11	20	
80 173				
	5 March 1651. Col. Fielder discovers that the manors of Barfold Hall and Wormingford, co. Essex, and Whittington, co. Gloucester, also Cottons land, co. Carmarthen, belonged to John Denham.	80	176	
L.C.C. 156 129	5 March. The respective County Commissioners are required to sequester them.	14	37	
	9 April. One fifth to be paid for the children from the estates in Bucks, Essex, and Suffolk.	14	76	
		80	168	
L.C.C. 156 85	17 Oct. A seven years' lease of Horsley Parva to Col. Fielder confirmed.	30	140	
	CLAIMANTS ON THE ESTATE.			
C. 206 239	31 Aug. 1648. Report that JOHN THYNNE, M.P., compounds for lands in Egham, the estate of John Denham, a delinquent, worth 3 <i>l.</i> a year, conveyed to him for a debt of 30 <i>l.</i>	206	237	
	31 Aug. Fine at $\frac{1}{10}$ , 4 <i>l.</i> 10 <i>s.</i>	-	206	237
	31 Aug. Having submitted to his fine, the estate is discharged	-	4	216
P.B. 8 54	17 May 1650. JOHN KINGSTON, M.D., begs allowance of a judgment for 200 <i>l.</i> , obtained in the Common Pleas, in Trinity term, 16 Car., against Denham, who in 1643 became a delinquent. His petition to the Committee for Sequestrations was referred to Serjeant Bradshaw, but before any report, they were dissolved; Denham has not as yet compounded.	97	81	
10 28				
L. 88 1034				
NOTE 97 83	3 Sept. Pleads his service to Parliament as Lord-General Essex's physician, for allowance of his judgment.	97	69	
-86, 111-115				

# COMMITTEE FOR COMPOUNDING.—CASES.

1791

13 Dec. 1647.

P.R. 11 134  
D. 97 72  
R. 97 67, 79

28 Aug. 1651. Debt allowed, unless Col. Fielder show cause to the contrary, Kingston taking oath that he has not released his interest.

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14 263

28 June 1650. ANN, wife of HENRY LONG, complains that she is left remediless, after appealing to the Committee for Sequestrations and the Barons of Exchequer, to whom her case was ready to be reported by Recorder Steele. Having joined with her husband in the sale of her jointure, she was to have an allowance thereout, upon preferring her bill in Chancery, which she did, and an order was thereupon made for payment of the money into Court, not to be taken out except upon security. John Denham and others, 30 June 1640, took out the said money, being 500*l.*, on a recognizance of 1,000*l.*, and she received the interest till Denham was sequestered. Begg relief on behalf of herself and her distressed children. Noted as referred to Brereton to report on the proceedings before the Barons of Exchequer.

98 880

D. 98 893  
R. 98 875

19 Dec. Committee for Compounding cannot allow of the 500*l.* charged on Denham's estate.

10 294

9 July 1651. Petition renewed. She complains that Hen. Long, being a very ill husband, sold his little estate to Giles Eyre and others, who were to retain 1,000*l.* of the purchase-money till incumbrances were cleared. That on a suit thereon between Long and Eyre, 500*l.* was ordered to be paid into Chancery, and was lent to Denham on a recognizance of 1,000*l.*; and then on sale of her jointure, it was settled in trust on her; she begs the profits from Denham's estate. Noted, "We cannot relieve the petitioner."

98 853

29 Aug. 1650. WM. SAUNDERS, of London, begs leave to extend Denham's estate for a debt of 400*l.*

115 886

29 Aug. Petition rejected - - - - -

11 104

26 March 1651. JOHN OFFLEY and OFFLEY JERMY, executors of Sir John Offley, beg an order to the collector of the rents of John Denham's sequestered estate, co. Essex, to account for his receipts, and show cause why they are not allowed to take their course at law against the estate, as allowed by the Committee for Compounding after the judgments already allowed were satisfied; but the collector, pretending they are not yet satisfied, receives the rents and gives no accounts.

108 389

26 March. The County Commissioners to certify, and Reading to report.

14 64

L.C.C. 155 641

28 March. Committee for Compounding certify the Council of State that witnesses are examined against John Offley, and that he has a commission to examine in his defence.

14 71

L.C.C. 88 1032  
D. 88 1035  
-1039  
R. 88 1017  
L. 88 1015

9 April 1651. SIR HARBOTTLE GRIMSTON, Bart., begs allowance of his claim to Barholt and Woodhall manors, Essex, which he and John Lightfoot purchased before the wars, of John Denham, and he has since purchased Lightfoot's part; but now the County Commissioners forbid payment of the rents to him on plea that they are sequestered for Denham's delinquency.

88 1013  
1029

9 April. Referred to the County Commissioners and Reading -

14 77

1 May. Claim allowed on report, unless Col. Fielder, guardian of Denham's children, show cause in a week.

14 104

8 May. No cause being shown, the order made absolute -

14 111

P.R. 14 75  
130 219  
D. 130 239  
L.C.C. 130 235  
-238

9 April 1651. ROBERT WHITELOCK complains that, on pretence of Denham's interest in Whittington Manor, in which he has none, the County Committee of Gloucester have prohibited the tenants from paying petitioner their rents, which he can show belong to him. Begg a speedy hearing, and meanwhile that the tenants be not hindered from paying their rents.

130 222

			Vol. No. G or p.
13 Dec. 1647.	JOHN DENHAM— <i>cont.</i>		
	22 April 1651. Whitelock begs that as both his witnesses—one of them too ill to travel—live at Newcastle, the County Committee there may take and return their depositions to the Committee for Compounding. Granted.	130 212 14 91	
	17 June. Begs that the County Committee of Gloucester may be required to return a certificate of the cause of sequestration without delay. Granted.	130 210 14 164	
	31 March 1652. Begs to enjoy the rents on security, till the hearing of his report. Claims a moiety of the manor, by conveyance of Lady Apollina Hall. Noted, search to be made by the Auditor, and petitioner to produce the Auditor's certificate.	130 203	
B.C. 16 271	7 April. Complains that the County Committee retard their return.	130 207	
L.C.C. 156 343			
130 223			
D. 130 226	25 Nov. Claim allowed, and sequestration to be discharged, except as to 20 <i>l.</i> a year charged on the estate for Denham and his wife, which is to be paid to the State.	19 1049 234 210	
E. 130 213			
-218			
C. 130 233	4 Jan. 1653. Whitelock's order, which had been detained for want of another signature, to be delivered to him.	17 564	
B.C. 17 403	12 Nov. 1652. ROBT. MIRROR begs allowance of his title to a moiety of Whittington Manor by conveyance of Lady Apollina Hall, in which Denham has no interest. Begs a hearing along with Whitelock, whose title is the same.	104 594 605	
104 603			
D. 104 608	25 Nov. The same order, <i>mutatis mutandis</i> , as in Whitelock's case	19 1049	
-614			
E. 104 595			
O.T.T. 80 183	23 March 1652. Horsley Parva Manor, Essex,—150 <i>l.</i> a year thereof for lands of that value ordered him by Parliament, the rest to be paid for in doubled money,—bought by Geo. Wither.	16 192	
O.T.T. 80 185	23 Aug. Discharge from sequestration of a house and lands, co. Gloucester, forfeited by John Denham, and bought from the Treason Trustees by Wm. Cox, of London.	17 166 75 845	
	[22 Dec.] Information that RICH. TERRETT, tenant for life at 51 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> a year, is 250 <i>l.</i> in arrears, and that the estate is purchased by Wm. Cox from the Trustees at Drury House, under a private contract to pay the arrears to the Commonwealth, and Terrett 20 <i>l.</i> a year for life.	75 843	
	23 Dec. Order that the County Committee of Gloucester examine the case.	17 536	
	23 Dec. County Committee request the Committee for Removing Obstructions to order that the 250 <i>l.</i> arrears be paid into the treasury at Goldsmiths' Hall.	17 537	
	27 June 1654. Terrett petitions that he holds Gapshill farm for life from John Denham, rent 51 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , which was paid till 1644, when the war being sore, and garrisons on both sides of him, he could make no profit, and his goods and cattle, worth 500 <i>l.</i> , were plundered, so that he could not pay his rent. In 1650 the County Committee seized the farm for Denham's delinquency, and for six years' rent, 311 <i>l.</i> , and received the whole profits, being above 20 <i>l.</i> a year, besides taxes. This being the only subsistence of himself, wife, and children, and he having paid in taxes 250 <i>l.</i> towards the 311 <i>l.</i> , begs the farm on security for the future rent, and discharge of sequestration.	143 87	
	27 June. Committee for Compounding can give no order till the lease is allowed by the Committee for Removing Obstructions.	27 82	
	LESSEES AND PURCHASERS OF THE ESTATE.		
O.T.T. 80 181	11 March 1653. Wissington Mills, Wiston Parish, Suffolk, granted in lieu of a debt of 912 <i>l.</i> 8 <i>s.</i> 5 <i>d.</i> to Anne Long and her children, allowed by the Committee for Removing Obstructions.	18 810	

		Vol. No. G or p.
13 Dec. 1647.		
O.T.T. 80 177	30 March 1654. Horsenden Manor, Bucks, bought by John Fielder.	18 938
O.T.T. 80 179	2 Aug. Gupshill Manor, house, &c., Tewkesbury parish, co. Gloucester, in part of a debt thereon, bought by Rous Tokeley.	18 960

Claimants on the Estate of WM. ENGLEFIELD, Papist,  
Catherington, Hants.

C. 204 11	13 Dec. 1647. HENRY PARTRIDGE, of London, petitions that he bought Lolbrook's Farm, parish of Bray, Berks, for 31 years, at a pepper-corn rent, of Wm. Englefield, but hearing that he is a Papist, and that $\frac{1}{3}$ of the lands are sequestered for his recusancy only, he begs to compound for the purchase, having been always well-affected.	204 9
-13		
NOTE 204 15		
P.R. 4 149		
R. 204 7		
	22 Dec. Fine 213 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	4 153
C. 33 274	18 Oct. 1655. On his asking whether Bellingham, Sequestration Commissioner for co. Berks, is directed to trouble him for arrears of rent of Lolbrook's Farm, for which he compounded in 1648, the Registrar certifies that no such order was given, and that his composition was perfected and fine paid.	34 26
C. 34 61, 62		

SIR CLEMENT FISHER, Bart., Packington, Co. Warwick, and FRANCIS, his Brother.

PASS 204 318	13 Dec. 1647. Sir Clement compounds for delinquency in arms. Surrendered at Lichfield, and had a pass from Sir Thomas Fairfax to come to London to compound, but had no estate. By the death of his father, is in possession of a part of his father's estate.	204 312
C. 204 315		
P.R. 204 313		
234 211		
212		
P.R. 4 148	24 Jan. 1648. Fine at $\frac{1}{3}$ , 1,711 <i>l.</i> to be reduced to 1,111 <i>l.</i> on settling two impropriations.	4 163
C. 204 316		
WILL 205 481	25 Feb. Francis Fisher begs to compound for delinquency. Being under age at the beginning of the wars, went into the King's quarters, and adhered to and assisted the King, but deserted two years ago, and has since lived under the power and protection of Parliament. His estate is lately come to him by the death of his father, Sir Robert Fisher.	205 476
C. 205 479		
480		
P.R. 205 477		
P.R. 4 182		
R. 205 473		
NOTE 85 971	15 March. Fine at $\frac{1}{3}$ , 633 <i>l.</i> - - - - -	4 190
R. 204 309	15 March. Upon review, Sir Clement's fine set at $\frac{1}{10}$ , 1,140 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , but settling the impropriations of Packington and Bickenhill, being 60 <i>l.</i> a year on the ministry there, the fine is to be 540 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	4 190
C. 35 59		
125		
	9 July 1649. Francis' fine reduced on review to $\frac{1}{10}$ , 422 <i>l.</i> 13 <i>s.</i> -	6 152
		234 212A
	15 April 1656. Order on petition of Sir Clement and Francis Fisher [for exemption from decimation], and a certificate from the Major-General and Commissioners of the county, that the Major-General and Commissioners be requested to consider it at their next meeting and act.	I 77 44
	29 April. Letter to Major-Gen. Whalley, and the Commissioners for co. Warwick accordingly.	I 77 844

THOS. PECK, Spixworth, Norfolk.

C. 203 869-873	13 Dec. 1647. Having been sequestered for delinquency in being in Basing House when it was a garrison for the King, appealed to the Committee for Sequestrations, where his case is undetermined. Begs to compound for his delinquency, which he now acknowledges.	203 866
P.R. 203 871		
P.R. 4 148		
R. 203 859		
	20 Dec. Fine at $\frac{1}{10}$ , 932 <i>l.</i> - - - - -	4 152

			Vol. No. G or p.
13 Dec. 1647.	THOS. PECK— <i>cont.</i>		
O.C. 5 85	10 March 1649. Begg a review, being assessed as for an estate in fee, whereas it is but for life.	203	862
6 15	10 March. Ordered to pay in 316 <i>l.</i> , and then he will be admitted to a review, and referred to the sub-committee.	5	75
P.E. 203 867	8 Nov. He adding 229 <i>l.</i> a year to his former particular, and wishing to compound for it as on his own discovery, the County Committee are to permit him to enjoy this estate, as he has paid or secured his fine.	6	239
		108	1125
R. 203 863	11 June 1650. Fine confirmed at 1,362 <i>l.</i>	8	126
		203	874
	15 Jan. 1651. County Committee of Norfolk to inventory his personal estate, and to certify before they sell it.	12	95, 96
	19 March. On allowance of quit-rents of 35 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> from the estate, fine abated 71 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> ; balance due, 1,290 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	203	874
		108	1122
	25 March. On his motion to pay in the latter moieties of his fines, the Committee for Compounding cannot receive them without order of Parliament, but he may deposit them with interest.	12	167
D. 108 1155	9 May. Having deposited them, he asks to receive his Lady Day rents.	108	1143
L.C.C. 108 1153	9 May. Reading to receive what evidence he can produce for not paying the remainder of his fine.	14	114
CASE 108 1143	18 June. He begs to receive his rents due at Lady Day last, and to be admitted on security to the possession of his estate.	108	1145
D. 108 1147	25 June. Granted on security in 3,000 <i>l.</i> to pay back the same if required.	14	177
-1149			
O.C. 14 225			
NOTE 108 1127	5 May 1652. Having deposited the money with the treasurer, begs his discharge and delivery of his bonds.	108	1152
	5 May. Ordered to pay interest for the latter moiety of his fines, from the end of the six weeks after they were confirmed, and the County Committee of Norfolk are to pay back what they have received of the Lady Day rents for 1651.	12	426
D. 108 1121	15 May. Estate discharged	12	441
D. 108 1157	1 Sept. 1653. The late County Committee of Norfolk having refused obedience to the order of 5 May 1652, the now County Committee is to obey it by paying petitioner his Lady Day rents, detaining only 12 <i>d.</i> in the pound for collecting the same.	25	189
	1 Sept. The Committee for Compounding being informed that the late County Committee let certain copyhold lands in Newton St. Faiths for 7 years, whereas petitioner has not power to grant for any longer term than a year without consent of the lord of the manor, the now County Committee are required to search their books, and inquire of the late committee whether the information is true, and of the ground of letting the same for 7 years; also of the ground of their letting them for 12 <i>l.</i> a year when the tenant paid 15 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> a year.	25	190
L.C.C. 163 621	4 July 1654. The grants of the copyholds by the late County Committee to be made void by the Committee for Compounding, unless the tenants show cause to the contrary in 14 days.	27	88
20 Dec. 1647.	WILLIAM, or SIR WM. ARUNDEL, Horningham Castle, and Woodhouse, Wilts, LADY ST. JOHN, his Wife, and the Claimants on his Estate.		
P.E. 206 430	MAJOR ALEX. TULDAH, of London, begs to compound for the lease of Chinting Farm, Sussex, Horningham, Wilts, and Keynson, co. Dorset, purchased of Arundel, $\frac{1}{4}$ of which are sequestered for his recusancy; was never in arms against Parliament.	206	426
P.E. 4 152			
L.C.C. 206 427			
-431			

			Vol. No. G or p.
20 Dec. 1647.		20 Dec. 1647. The County Committees are to certify the yearly value of of the said estates.	4 153 234 213
R. 206 423		19 Sept. 1648. Tulidah's fine at $\frac{1}{10}$ , 333 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - -	5 3
O.C. 5 27		16 Nov. County Committees of Wilts, Dorset, and Sussex, re-proved for not taking off the sequestration of the estates purchased by Tulidah which is discharged.	5 27 234 214
		5 Feb. 1649. County Committee of Sussex hesitating as to the Committee's powers, is assured they have power to compound with Papists not in arms for $\frac{1}{3}$ of their estates, and for estates of recusants legally sold, and enforce the discharge.	5 50
L.C.C. 206 421		5 July 1650. Tulidah begs that the sequestration may be taken off. Has received no benefit from his purchase, though he paid his fine, as the Sussex Committee will not obey orders, and still receive the rents.	125 321
		7 May 1650. Depositions that Wm. ARUNDEL garrisoned Woodhouse against Parliament, went to Oxford with 6 horses, and sent his son there with 2 horses and 2 men, &c.	171 241 243
L.C.C. 251 134		6 June. His estate to be secured unless he bring in a discharge from the Committee for Compounding in a month.	8 110 10 37
234 215		30 July. If he cannot clear himself of delinquency, being a recusant, his whole estate to be let, reserving $\frac{1}{3}$ to his wife.	11 259
		13 Nov. and 4 Dec. 1650. Lady St. John begs a 7 years' lease of her husband's whole estate, co. Wilts, Edw. Franklin,—a deadly enemy, to whom it was let in 1648,—having destroyed the banqueting house, and cut down timber, value 1,000 <i>l.</i> , and now disturbing her tenants.	115 997 1001
		4 Dec. The County Committee are to proceed on their instructions, allowing no spoil of woods, and granting the estate to Lady St. John at 240 <i>l.</i> a year.	10 241
		29 Jan. 1652. Charge from depositions sent up by the County Committee, that in the late war, Arundel kept a garrison in his house at Woodhouse against Parliament; also that he went armed to Oxford, then a King's garrison, carrying with him 6 horses, &c.	15 230
		2 Feb. The County Committee reproved for non-fulfilment of the orders about his estate.	15 243
		5 Feb. County Committee blamed for sequestering Arundel as a recusant only, whereas he was a delinquent also.	15 243
		19 Feb. Arundel begs leave to clear himself, the accusations against him being only such as he cleared himself from in July 1649, and meanwhile to enjoy his estates on security.	63 73
		19 Feb. Order allowing his thirds on security, and the County Committee are to certify as to his delinquency.	16 39
		7 April. Arundel begs discharge from sequestration on the Act of Oblivion.	63 67
L. 171 247		16 April. Complains that he is returned as a Papist delinquent, and his estate put into the bill of sale, to his utter ruin, unless relieved, although his charge of delinquency arises from a mistake in a return from the London Committee about some houses on Tower Hill belonging to Wm. Arundel, a delinquent.	63 69
C. 32 19		16 June. Committee for Compounding decline to act, he being proved a delinquent, the County Committee for Wilts certifying that he is sequestered for delinquency as well as recusancy.	16 557
63 72, 75		30 June. He renews his petition, begging discharge on the Act of Pardon, his estate not being sequestered 1 Dec. 1651.	63 63
NOTE 63 65		30 June. The records of the London Committee on the case, and the returns from Wilts and Somerset to be produced.	16 614

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20 Dec. 1647.	SIR WM. ARUNDEL— <i>cont.</i>		
D. 76 435 457	7 July 1652. The Committee for Compounding certify to Aug. Garland, M.P., that there is no proof of his delinquency, his estates, cos. Wilts, Dorset, Sussex, and Somerset, being sequestered for recusancy only, and therefore his name should be removed from the bill of sale. As he complains of the spoil of his mansion house and woods by the tenant, the County Committee are to certify and prevent further waste.	16	662 667
P.B. 25 88 76 433 C. 33 262 76 431, 537 B. 76 429 O.C. 25 299 76 425	7 June 1653. FRAS. CORNWALLIS, executor of Wm. Arundel, begs discharge of Tisbury Rectory, Wilts, and houses in East Smithfield from sequestration for his recusancy.	76	434 455
	28 July. Granted with arrears, but the executor is not to dispose of the daughter's portions, and is to account for the estate, unless Lady St. John, the widow of Wm. Arundel, appears in a month, and takes the Oath of Abjuration.	19	1106
O.C.C. 63 89-93 P.B. 8 117, 132 10 38, 43 D. 63 82, 84 B. 63 77	7 June 1650. ANT. PARSONS, of Shafton, Dorset, and ART. HELMES, of Norton Ferris, Wilts, plead that they were admitted tenants on behalf of Lady St. John, wife of Wm. Arundel, of Tisbury Rectory, &c., for 95 <i>l.</i> , paying taxes, and $\frac{1}{2}$ to Arundel, from whom it was sequestered; but John Barnes, minister of Tisbury, keeps them out, though they have offered the County Committee to pay all taxes, Mr. Arundel's $\frac{1}{2}$ , and 120 <i>l.</i> a year, and Barnes had only 96 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> allowed by the Committee for Plundered Ministers.	63	79
	11 July. Order that Lady St. John have the rectory for 160 <i>l.</i> clear of taxes, which she offers.	11	12
O.C.C. 66 863 O.C.P.M. 63 86, 87 D. 111 33	13 Nov. Barnes begs an order for payment of 72 <i>l.</i> 10 <i>s.</i> , balance due of 120 <i>l.</i> granted him from Tisbury by the Committee for Plundered Ministers, for service as lecturer in the parish church and chapel. Granted.	66 12 13, 14	861
L.C.C. 106 827, 759, 760	7 May 1651. Enquiries ordered about arrears of rents due from houses in the hands of SIR GREGORY NORTON, BART., belonging to Wm. Arundel, who being sequestered, the rents should be paid to Goldsmiths' Hall.	30 106	255 829
	3 Sept. 1651. JOHN HOOKE, minister of Tisbury, Wilts, begs continuance of a grant by the Committee for Plundered Ministers from the rectory sequestered from Wm. Arundel, of 16 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> yearly, with arrears since 20 September last, according to the said order.	91	949
	3 Sept. Augmentation to be continued, and arrears to be paid without charging any fee.	15	4
	15 Sept. 1652. The County Committee are to proceed on the order of the Committee for Plundered Ministers of 19 March 1651.	17	233
	8 June 1653. Hooke's petition renewed as late minister; payment has first been delayed and then denied, and as he has officiated in the place, his grant ought to have precedence of any other.	91	936
	8 June. Order confirmed for payment of the augmentation, with arrears.	22 91	1471 934
	12 Oct. The County Committee are to pay in 10 days, or to certify cause to the contrary.	22 91	1478 931
	3 Aug. 1654. The County Committee pleading that they have not money enough from Tisbury Rectory, order that Hooke's claim have the precedence of any other, as he officiated there.	27	107
	26 May 1652. The County Committee for Wilts are to obey an order of the Committee for Plundered Ministers of 5 May 1652, and pay 96 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> from Tisbury Rectory to SAM. WATSON, minister of Tisbury parish church and chapel, sequestered from Wm. Arundel.	16	455



COMMITTEE FOR COMPOUNDING.—CASES.

1797

20 Dec. 1647.

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	12 Oct. 1653. Watson pleads that Arundel is lately dead, and his trustee and executor is Fras. Cornwallis, a Protestant, so that the State loses the benefit of the sequestered $\frac{1}{3}$ of Arundel's estate. Begg payment of the last $\frac{1}{3}$ year's arrears.	139	19
	12 Oct. Cornwallis to show cause why he does not pay the minister for the 6 months, and both parties to appear and be heard.	22	1478
	15 March 1654. Watson renews his petition for arrears. Some tenants refuse payment because told that $\frac{1}{3}$ the rectory belongs to Lord Arundel, a sequestered delinquent.	139	17
	15 March. Petition dismissed, the augmentation having been paid till Lady Day 1653, and Arundel dying in July after, so that there were no rents due till Michaelmas, and these were cut off by his death.	139	17
NOTE 162 659	11 Jan. 1653. Martha, widow and executrix of. Sir Gregory Norton, and Hum. Edwards, his trustee, beg discharge of houses in Sweden Court, East Smithfield, leased by them to Wm. Arundel at 30l. a year, and sequestered for his recusancy. The rents are in arrears since 1650, the houses ruinous, and the taxes heavy, so that the whole profits during the rest of the lease will not discharge the arrears.	106	851
ACCTS. 162 661			815
R.C. 17 580			
106 813			
L. & } 106 831			
ACCTS. } -848			
162 647			
-657			
C. 32 205	14 April. The Committee for Compounding cannot discharge the $\frac{1}{3}$ sequestered for recusancy, petitioners are to account for their receipts from the time of sequestration, and $\frac{1}{3}$ of the repairs, &c., will be allowed.	19	1083
106 825		106	819
R. 106 807			
C. 162 669	10 May. Lady Norton admitted tenant of the $\frac{1}{3}$ at the rent specified in the certificate, paying her proportion of taxes; no allowance for repairs.	25	65
D. 106 735,		162	270
821, 823, 733			
ACCTS. 106 817	7 June. Her accounts allowed, and 5l. balance due to her to be paid.	19	1096
R.C. 25 286			
76 426			
H. 25 293	19 Jan. 1654. FRAS. CORNWALLIS petitions for restoration to the houses in East Tower Hill, on rent of 30l. to Sir Greg. Norton, being disturbed by Lady Norton's tenants, though the sequestration is discharged.	76	423
L.C.C. 106 757		106	755
162 663			
O.C.C. 162 665	2 May. Lady Norton to attend Brereton for the drawing up of the report, or in default it will be heard this day month.	27	40
-667			
D. 106 765	13 June. The trial at law between Lady Norton and Cornwallis stayed pending Brereton's report, which is to be delivered in a fortnight, whether she has attended him or not.	27	69
P.R. 25 294			
106 753			
D. 106 761-769	29 June. Brereton to compose the differences between them in 3 weeks if he can; if not, the Committee for Compounding will deliver judgment in the case.	23	1617
R. 106 741			
	9 May 1653. JOHN DUTTON, of Sherborne, co. Gloucester, petitions that his title to Horningsham Manor, co. Wilts, has been reported by the counsel of the Committee for Compounding, and it being sequestered for William Arundel's recusancy; it is let to one Franklin, who has committed great spoil thereon, begs a short day for hearing, or else that he may be tenant for next year at the former rent.	81	561
P.R. 25 88	9 May. Hearing ordered on Thursday	25	311
112 867			
C. 32 262	7 June. ELIZABETH, COUNTESS DOWAGER OF PETERBOROUGH, JOHN DUTTON, of Sherborne, co. Gloucester, and FRAS. CORNWALLIS, of London, beg discharge of Horningsham, co. Wilts, conveyed to them by Wm. Arundel, but sequestered for his recusancy, he being now deceased, and they bound for debts amounting to 13,000l. for him.	112	851
112 865			
D. 112 871			
881			
C. 112 883			
D. 112 889			
-895			
L. 156 294	17 Aug. 1653. FRAS. CORNWALLIS begs an order to the Committee of co. Gloucester to take proofs that Dutton lent 6,000l. to Arundel, which is not repaid, and that thereon the trust was granted.	76	427
112 875			
64100.			L

			Vol. No. G or p.
20 Dec. 1647.	SIR WM. ARUNDEL— <i>cont.</i>		
	17 Aug. 1653. Order that the County Committee take examinations to prove the debt, and certify.	25	170
INT. { 156 289	23 March 1654. Order on the petition of the Countess of Peter-	23	1592
& D. { -291	borough, Dutton, and Cornwallis,—considering that they have		
	pledged themselves for payment, with interest, of 6,000 <i>l.</i> taken		
	up for Wm. Arundel, and Lady Mary St. John, his wife, and		
D. 112 885,	have no other security than Horningsham Manor for the		
871, 873	money,—that the conveyance be allowed, unless Rich show		
R. 112 859	cause to the contrary in 14 days, and this order shall not pre-		
H. 25 311	judice them as to next Lady Day rents.		
D. 112 855	28 March. Rich deposing that he knows no other security for	23	1592
-857	the money, the claim of the petitioners allowed absolutely, and		
	the estate is to be freed from sequestration, and restored to		
	them, and they paid all arrears since their petition of 7 June		
	1653.		
	6 April. On request of the petitioners, the last clause of the pre-	27	21
	ceding order is to be left out.		

LIEUT.-COL. SIMON CRYMES, or GRYMES, Buckland  
Monachorum, Devon.

PASS 204 136	20 Dec. 1647. Begg to compound on Oxford Articles for delin-	204 130,
P.E. 204 135	quency in arms. Was there at its surrender to Sir Thos.	133, 134
P.R. 4 152	Fairfax, whose certificate is annexed.	
204 133, 134	10 Jan. 1648. Fine at $\frac{1}{2}$ , 337 <i>l.</i> 10 <i>s.</i> - - - - -	4 158
R. 204 123	14 April. Begg the benefit of Oxford Articles and review of his	204 131
C. 204 127	fine.	
P.R. 4 198	5 May. Fine reduced to $\frac{1}{2}$ , 135 <i>l.</i> - - - - -	4 201
R. 204 125	24 Oct. County Committee reproved for selling the corn of	5 16
	Combe St. Nicholas parsonage, sequestered from him, without	234 216
	notice, as though he were not prosecuting his composition, and	
	ordered to restore it, or the full value.	
L.C.C. 234 217	16 Jan. 1652. To be sequestered for non-payment of the second	12 391
	half of his fine.	
	23 Jan. Noted as having no estate in the county - - - - -	257 27
	20 May. Fine paid and estate discharged - - - - -	12 449

JOHN DAW, Evershot, Dorset.

C. 204 89	20 Dec. 1647. Compounds for delinquency in arms; laid down	204 85
P.E. 204 87	his arms 3 years ago, and ever since Sept. 1644 has lived	
P.R. 4 152	in the Parliament's quarters. Took the National Covenant and	
D. 204 91	Negative Oath before 1 Dec. 1645. Has been prevented by	
R. 204 83	sickness and great age from earlier prosecuting his com-	
	position.	
	5 Jan. 1648. Fine at $\frac{1}{10}$ , 60 <i>l.</i> - - - - -	4 156

THOS. DODD, D.D., Malpas, Co. Chester.

P.E. 81 50	20 Dec. 1647. Begg to compound for contributing to the King's	81 49
P.R. 4 152	forces. Has been outed of his living, worth 800 <i>l.</i> a year. Is	
R. 81 48	80 years old, very infirm, and unable to travel. No order.	

FRAS. PICKERING, Holt, Co. Denbigh.

PROT. 204 25	20 Dec. 1647. Begg to compound on Holt Articles for delinquency	204 22
C. 204 27, 28	in entering the castle when it was held against Parliament.	
P.E. 204 23	22 Dec. Fine at 2 years' value, 70 <i>l.</i> - - - - -	4 153
P.R. 4 152		
R. 204 19		

20 Dec. 1647.	Claimant on the Estate of VALENTINE SAUNDERS, Charing Cross.	Vol. No. G or p.
O.C.C. 136 673 -675	20 Dec. 1647. JOHN LIMBERRY, of Limehouse, Middlesex, begs to compound for divers tenements near Charing Cross, purchased of Valentine Saunders, and sequestered for his recusancy only, worth 116 <i>l.</i> a year.	136 671
P.E. 136 677 204 489-491	22 Dec. County Committee requested to certify the value of the said tenements.	204 487
P.R. 4 152 D. 204 493 R. 204 483 BEC. 204 485	2 Feb. 1648. Fine at 2 years' value, 153 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - -	4 166
21 Dec. 1647.	CHARLES, VISCOUNT MANSFIELD, and HENRY CAVENDISH, his Brother, [Sons of William, Earl of Newcastle].	
P.R. 101 903 *	Being lately come to London to attend the pleasure of both Houses, and being willing to compound if the Houses so declare, they beg licence to stay in town; were very young, and under tutors in their father's family, whilst he was General of the King's forces in the northern parts. Granted.	101 905 4 153
	2 May 1649. Mansfield begs to compound for the reversion of lands after his father's death; or, if it be so thought fit, for his father's interest and his own, and to have the benefit of the late votes concerning compounders. When he was 15 years old, his father, with whom he had all his lifetime lived, commanded him to wait upon him in the beginning of the wars; continued with him 2 years without acting anything with reference to the wars. His father then went beyond seas, taking petitioner with him, and remaining till within the last two years, during which time petitioner has lived in England under the protection of Parliament. Has no estate during his father's life.	101 901
c. 32 50 34 34	29 June. Having given in a particular conceived to be imperfect, he pleads that he has used his best endeavours to verify the same, but as he never had possession of those lands, he cannot perfect it. Begs that the County Committees, who well know the value of his lands, may be required to certify. With note of order accordingly.	101 899
22 Dec. 1647.	JOHN HORE, Netherbury, Dorset.	
	Petitions for discharge. Was a delinquent in arms, but surrendered in March 1644. His estate is under 200 <i>l.</i> in value. No order.	89 834
	PHILIP KING, D.D.	
	22 Dec. 1647. Having preferred his petition to compound, begs a licence to remain in London to effect his composition. Granted.	96 325 4 153
	JOHN PERSHOUSE, Walsall and Reynold's Hall, Co. Stafford.	
P.E. 111 233	22 Dec. 1647. Begs to compound for delinquency in arms, being not yet sequestered.	111 231
P.E. 213 483 R. 213 479	23 April 1649. Petition to compound renewed - - -	213 481
L.C.C. 168 333 111 237	19 Dec. Fine 7 <i>l.</i> 6 <i>s.</i> - - - - - 22 April 1651. He is required to produce his discharge - - -	6 106 30 247

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22 Dec. 1647.	25 June. 1651. Begg that—the County Committee having mistaken his discharge for letters of suspension, and re-sequestered his estate,—he may have his discharge, obtained 16 June 1649, and confirmed. An additional estate fell to him by the death of his father, Rich. Pershouse.	111	229
L.C.C. 168 331	25 June. County Committee to certify why they have re-sequestered him.	14	178
	12 Feb. 1652. Petition renewed; having a full discharge, begs to be freed from further trouble.	111	235
	12 Feb. Referred to Reading - - - - -	16	15

**WALTER, Son of SIR GUILDFORD and LADY  
MARGARET SLINGSBY.**

P.E. 117 765	22 Dec. 1647. Begg to compound on Pendennis Articles for delinquency in arms. Has been beyond seas, and could not apply earlier. Has an annuity of 40 <i>l.</i> , or a sum of 500 <i>l.</i> to be paid by his mother.	117	771 765
	22 Dec. Petition referred to the sub-committee, and he granted a licence to stay in town to prosecute his composition.	4	153

**WALTER TYTE, Wincanton, Somerset.**

L.C.C. 204 215 -217	22 Dec. 1647. Compounds for delinquency. Was adjudged a delinquent 8 Jan. 1647 by the County Committee at Bridgwater, and his goods were disposed of, and he ordered to make his peace at Goldsmiths' Hall for his lands, worth 50 <i>l.</i> a year. Has been prevented by a fall from his horse from earlier composition. Is 80 years old. Has taken the National Covenant and Negative Oath.	204	214
P.E. 204 219 P.E. 4 155 R. 204 211	12 Jan. 1648. Fine at $\frac{1}{3}$ , 167 <i>l.</i> , and he is not to be admitted to a review.	4	160

23 Dec. 1647. **WM. BATESON, or BATSON, Bourton-on-the-Hill, Co. Gloucester.**

c. 204 81, 82 234 218	Being adjudged a delinquent, begs to compound. His appeal has been pending since June 1646.	204	78
P.E. 204 79 R. 204 63	5 Jan. 1648. Fine at $\frac{1}{3}$ , 700 <i>l.</i> - - - - -	4	156
L.C.C. 204 71	12 Jan. If any of his estate was discovered before his petition to compound, it is not to be restored.	234	219
	19 Sept. 1649. Complains that his fine was set at $\frac{1}{3}$ , on the supposition that he was an attorney, which he never has been. Has paid 350 <i>l.</i> and secured the rest, notwithstanding which the County Committee of Gloucester have forced him to pay 200 <i>l.</i> more for his personal estate. Has also paid 100 <i>l.</i> to Parliament on the propositions, and 180 <i>l.</i> in rents and costs paid to Hyde, one of his tenants, who obtained an order for the same from the Committee for Indemnity. Begg mitigation of his fine.	204	70
R. 204 65 L.C.C. 204 68	24 Feb. County Committee to certify why they received the 200 <i>l.</i> for his personalty.	5 234	68 220

**CLAIMANTS ON THE ESTATE.**

ACCTS. 92 485	1649? THOMAS HYDE petitions that he has ever been subject to Parliament, and had 3 sons in the service. In 1646 he discovered Mr. Batson, a delinquent, to the County Committee of Wilts, who referred him to the County Committee of Gloucester, and he disbursed 40 <i>l.</i> in journeys and attendance on the Committee for Sequestrations in the case, for which he begs allowance from the estate,	92	484
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COMMITTEE FOR COMPOUNDING.—CASES.

1801

23 Dec. 1647.

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72 675A  
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L.C.C. 156 401  
O.C.C. 156 399

27 May 1653. CAPT. RICHARD CASTLE begs payment of 140*l.*,  $\frac{1}{2}$  of the fine of William Batson, co. Gloucester, who, upon his discovery, was adjudged a delinquent, and sequestered by the Committee for Sequestrations, 22 Dec. 1647.

By reason of his constant attendance on the army, has not yet received a penny, but has 50*l.* unpaid for his charges therein. The Committee for Sequestrations, 24 Dec. 1647, ordered him  $\frac{1}{2}$ . Has been 8 years in arms, suffered great losses, and raised 4 troops of horse and dragoons for the service at his own charge.

27 May. County Committee of Gloucester to make search, and certify what has been paid him on the orders of the Committee for Sequestrations.

24 Aug. 1655. He petitions the Protector for a speedy report of his case by Brereton. By discovery and prosecution of delinquents, brought into the Treasury 3,381*l.*, and was  $1\frac{1}{2}$  years in prosecution of Batson, at the charge of 150*l.* Rode 2,000 miles, had 10 or 12 peremptory orders from the Committee for Sequestrations, and proved 19 articles of delinquency against Batson by 30 witnesses, for which faithful service he was often threatened, and went in danger of his life, and was offered 200*l.* to betray his public trust.

c. 72 673A 24 Aug. Referred to the Committee at Haberdashers' Hall, a speedy return to be made of the report of the true state of the premises.

4 Sept. Referred by the Committee for Compounding to Brereton

26 Sept. Order in Council on their report that Col. Jones and Mr. Strickland confer with Capt. Castle and report.

6 Oct. Order on their report that the Treasury Commissioners receive all Castle's discoveries, prosecute them to judgment, and bring in a certificate thereof, in order that a warrant may be issued for payment of his  $\frac{1}{2}$ , and that he may have 100*l.* in satisfaction of past discoveries.

27 Dec. 1647.

RICH. EGBERTON [Ridley, Co. Chester].

P.R. 4 155

Begs to compound for delinquency. Was a colonel in Chester garrison. With request by his brother-in-law, Sir Wm. Brereton, who is bound for him in great sums, that he may stay in town to finish his composition. No order.

PURCHASERS OF THE ESTATE.

O.T.T. 83 673

4 May 1654. Discharge from sequestration of Dilhorne Manor, co. Stafford, forfeited by him and bought from the Treason Trustees by George and Jane Booth.

1647 ?

EDMUND COCKERILL, Swineshead, Co. Lincoln, NICH. COCKERILL, Whitby and Hollinghill, and HEN. COCKERILL, Staxby, Co. York.

Edm. Cockerill begs to compound on Newark Articles for delinquency in arms. Submitted to Parliament on the delivering up of that garrison. Has been very sick and weak since. Begs letters to the County Committees of Lincoln and York, to certify the value of his estate.

P.R. 213 293  
P.L. 5 87  
L. 213 289

17 April 1649. Nicholas Cockerill begs to compound for delinquency in assisting the forces raised against Parliament in the first engagement.

4 June. Fine at  $\frac{1}{2}$ , 60*l.*

8 Sept. 1650. On the County Committee's complaint that Nicholas Cockerill interrupts Henry Edmund, notwithstanding their order for settling him therein, and that they have no

25 84

29 66

29 66

29 66

176 307

176 321

83 680  
681

18 947

76 381

213 292

6 101

11 268

1647?

EDMUND COCKERILL, &c.—*cont.*Vol. No.  
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remedy but calling to their assistance the trained bands, who are seldom to be found, and hardly to be obtained, they are instructed to apply to the civil forces, who are bound to aid them.

24 March 1652. Nich. Cockerill petitions that, having compounded in Aug. 1650 for the delinquency of himself and his brother, Edmund Cockerill, deceased, for an estate of 20*l.* a year, the moiety of 40*l.* a year, lying in Whitby,—the other moiety being the portions of his sisters, who, being recusants, could not compound for it,—the County Committee have lately distrained his cattle for an arrear of rent due from his sisters' moiety. Begg order for restoration of his cattle, &c. 76 387

P.R. 26 13

24 March. Referred to the County Committee - - - 16 207

17 Jan. 1654. Hen. Cockerill begs to contract on the late Recusants' Act for  $\frac{1}{3}$  of his estate, sequestered for recusancy only. No order. 76 383

1647.

CAPT. SAMUEL PLAYFORD.

Petitions that on 4 June last [1647], he had a Parliament order on Goldsmiths' Hall for 300*l.* as part of his arrears for service, but by reason of the sad distempers of the times, neither the treasurers, merchants, nor any other, will advance him anything upon the order. 109 1041

Has spent 80*l.* in raising and transporting a foot company to Ireland, and spent 317*l.* 17*s.* on his officers and soldiers in 1644, receiving no pay; begs an order for 100*l.* out of Weavers' Hall on account, to furnish him with necessaries for the service in Ireland. Is in great want, and will be undone and lose his company without relief. No order.

1647?

THOMAS POOLE, ELLEN, his Wife, and JAMES, his Son and Heir, aged 11,\* Poole, or Stanlow, Co. Chester.

Thomas petitions that the messuages and lands in Poole and Buerton, co. Chester, of John Poole, his late father, were conveyed to James Poole, his eldest son and his heirs, with remainder to Thomas and his heirs, and James Poole died without issue male. 109 97

Thomas begs that, having been at Chester when a garrison for the King, and imprisoned for his supposed delinquency, though never in arms, he may be admitted to compound for his estate. Is now at liberty on parole, but by reason of great sickness, is unable to travel. Begg letters to the County Committee to certify his estate.

P.R. 213 713

1 May 1649. Poole renews his petition to compound for delinquency in assisting the late King against Parliament. 213 712

R. 213 709

21 June. Fine 1,435*l.* - - - - - 6 112

R.C. 11 234A

23 Oct. 1650. Ellen, wife of Thomas Poole, petitions that her husband being first sequestered for recusancy and then for delinquency, on appealing from the judgment of delinquency, she had the order of the Committee for Sequestrations that she should have her fifth, and a recommendation to let the rest of the estate to some fit person for her nomination. 109 91

D. 109 83-85

L.C.C. 109 80

253 92

During the lease, she bestowed very considerable sums on the house, in order to make it habitable for her and her children, hoping to enjoy it as usual, her husband's appeal depending still before the Barons of Exchequer undetermined, by reason of additional charges against him. The County Committee now scruple to allow her to continue in the said house, or to let the estate to her or her nominees, without

\* For the date of this petition, see 109, p. 103, where it appears that Jas. Poole, the son, was born in 1636.

COMMITTEE FOR COMPOUNDING.—CASES.

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	direction of the Committee for Compounding. Begs to have the house and her fifth, and to rent the other four parts, giving as much as any other.		
	23 Oct. 1650. County Committee to certify	- - -	11 234
L. 148 361	7 Jan. 1651. She begs a hearing, as she stays in town on purpose to attend.		109 87
I. & D. 148 363 -377	7 Jan. The old rents are to remain in their present tenure, and she to be tenant to the rest of the estate at 190 <i>l</i> . a year, deducting $\frac{1}{2}$ for her maintenance, and to have a 7 years' lease.		10 328
NOTE 30 92	11 Feb. County Committee to allow her to enjoy the estate	-	10 399
L.C.C. 238 113 114	3 Nov. 1652. Order in Parliament that the Committee for Compounding have the same power as the Barons of Exchequer to determine Poole's case.	143	31
	28 Dec. Poole summoned to appear before them	- - -	17 543
L.C.C. 109 111 148 381	7 June 1653. James Poole begs discharge of the sequestration. His uncle James, and his father, settled their estates long before these troublesome times, leaving themselves but estates for life, with remainder to him. The sequestration being for the delinquency of his father, who is now dead, it ought to be discharged.	109	71 109
D. 109 62, 115-118 148 385-387 NOTE 109 119	7 June. County Committee to certify, and Reading to report	-	25 87 109 107
	26 Jan. 1654. Further proof to be made that James, brother of Thomas Poole, petitioner's father, died without issue; also of the sealing of the deed before 20 May 1642.	19	1160
L.C.C. 149 261 D. 149 265 L.C.C. 149 259 267	23 March. Sir Rob. Brerewood, a material witness, being sick, James Poole begs that the County Committee may go to him and transmit the proofs within 8 days. Granted.	109 25	70 321
	30 May. The infant's claim allowed, and sequestration discharged, with arrears from the date of petition.	23 144	1607 237
L.C.C. 173 421	27 June. The County Committee complains that though Poole is a Papist, and has married a Papist, he has got, or pretends to have an order for the profits of his late father's lands, being 200 <i>l</i> . a year, with arrears since his first petition.	145	573

LESSEES OF THE ESTATE.

NOTE 71 757 D. 71 759 762	18 Oct. 1650. THOS. BUNBURY moves for repayment of sums due to him by the County Committee of Chester. In Oct. 1643, he became tenant to the State for the house, &c., of Stanlow, co. Chester, part of the sequestered estate of Thomas Poole, and the County Committee engaged to make him an abatement of such expenses as he incurred in discharging the seizure.	71	755
R. 71 751	18 Oct. Referred to Reading	- - -	10 190
	5 Feb. 1651. On his report, the Committee for Compounding cannot relieve petitioner.	10	388
	2 Jan. 1655. JOHN FROGE, who is tenant on a 7 years' lease of Thos. Poole's estate, complains that the County Commissioner requires of him the half year's rent due at Michaelmas 1654, and threatens to levy it unless petitioner procure an order to the contrary. Thos. Poole had only a life estate, and died in May 1653.	144	235
	2 Jan. The County Commissioner to certify why he demands the rent, and if no other cause appear than petitioner states, he is to be discharged.	27	232
	31 Jan. The County Commissioner to forbear to levy the said $\frac{1}{2}$ year's rent.	27	274

1647?

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Claimant on the Estate of JOHN SNOW (late), Ripon, Co. York. G or p.

1647? Peter Craven petitions that Snow, who was a Papist in arms, had a house and lands in Ripon, value 15*l*., which were sequestered for his delinquency; but he having died a year since, they ought to come to Bridget, his only daughter and heir, who is the wife of petitioner; begs an inquiry into their value, and leave to compound for them. No order. 78 206

5 Jan. 1648.

OWEN BRETT, London, and Rowney, Co. Bedford.

PASS 83	84	Begs to compound on the Articles of Holt, co. Denbigh. Lived	83	83
P.R.	4 157	in several garrisons held against Parliament.		
P.E.	221 87	26 Feb. 1651. Begs to compound to clear his estate, although not	221	86
R.	221 83	sequestered nor adjudged sequestrable.		
C.	83 82	26 Feb. Fine at $\frac{1}{2}$ , 1,396 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	-	12 136
		28 Feb. Certificate that he has paid 100 <i>l</i> . of the fine	-	12 138
				83 28

WM. BROWNE, Wigan, Co. Lancaster.

C.	204 120	5 Jan. 1648. Compounds for delinquency when James, Earl of	204	116
	121	Derby, raised forces in the county against Parliament, and		
P.E.	204 117	he adhered to them. Has taken the National Covenant and		
P.R.	4 157	Negative Oath.		
R.	204 113	10 Jan. Fine at $\frac{1}{10}$ , 20 <i>l</i> . 12 <i>s</i> .	-	4 158

JOHN COURT, Ullenhall, Wootton, Co. Warwick.

C.	206 67	5 Jan. 1648. Begs to compound and be discharged from seques-	206	66
	68	tration. His delinquency was in being in Worcester garrison.		
P.E.	206 64	Has a wife and nine children. His estate is 20 <i>l</i> . a year.		
P.R.	4 157	14 June. Fine at $\frac{1}{2}$ , 64 <i>l</i> . 18 <i>s</i> .	-	4 205
R.	206 61	16 July 1649. Paid and estate discharged	-	9 1

CHRISTOPHER HEVENINGHAM, Pipe, Co. Stafford.

P.R.	4 157	5 Jan. 1648. Begs to compound for delinquency in arms. Laid	94	677
		them down two years since, and went beyond seas, where he		
		remained till a fortnight ago.		
		5 Jan. License granted him to come to town and attend his	235	1
		composition.		

ENDYMION PORTER, Aston-under-Edge, Co. Gloucester.

L.	112 949	5 Jan. 1648. Olive, his wife,—being in attendance on the two	112	955
		Houses for the admission of her husband to his composition,—	235	2
		begs license to remain in town. Granted.		
P.E.	214 771	23 Nov. In accordance with the Parliament order of 9 Nov. 1648,	5	28
	-773	he has liberty to come over to England to attend the Com-		
P.R.	5 87	mittee for Compounding for his composition.		
R.	214 763	17 April 1649. He begs to compound for delinquency in attending	214	767
		the King, being one of his Majesty's servants in ordinary, both		
		at Oxford and elsewhere. Never took any command, nor bore		
		arms in the war.		
		29 June. Fine at $\frac{1}{2}$ , 222 <i>l</i> . 10 <i>s</i> ., allowance being made for a debt	6	135
		of 1,750 <i>l</i> .		
		3 July. Begs authority to seize goods which were mentioned in	112	921
		his particular as taken from him by private persons, without		
		any authorization from Parliament, and not disposed of to the		
		public use. Has discovered some so taken, value 100 <i>l</i> ., for		
		which he is ready to compound.		



# COMMITTEE FOR COMPOUNDING.—CASES.

1805

5 Jan. 1648.

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- 3 July 1649. Granted power to search for such goods, and ordered to bring in a particular thereof. 6 145  
112 919  
24 May 1650. Fine paid with interest, and estate discharged. 8 77  
31 Aug. 1652. Note of his saving to compound for what he shall recover of Allfarthing Manor, Surrey, worth 500*l.* a year, mortgaged for 4,000*l.*, and sold, and for goods taken out of his house at Woodhall, Herts, by private persons for their own use. 12 515  
21 Oct. After his death, George Porter, his son and heir, and Sir Wm. Cooke Russell, and Edm. Cooke, his administrators, beg that the saving on Allfarthing Manor, co. Surrey, which neither he in his life, nor they since his death, recovered, may not remain, but that they may be freed from further attendance concerning it. 112 972  
22 Dec. Ordered to bring in his writings, and the claim he makes to the said premises, when the Committee for Compounding will further consider. 12 529

SIR JOHN WOLSTENHOLME, Co. York.

- 5 Jan<sup>r</sup> 1648. Granted license for a month to stay in town to compound. 4 156  
5 Oct. License renewed; no proceedings. - - - 5 11

10 Jan. 1648.

NICHOLAS FAIRFAX, Co. York.

P.R. 4 159

- Petitions to compound for delinquency. Was drawn into the King's service, but many years since withdrew from it, and has quietly lived in the country. No order. 86 13

Claimants on the Estate of SIR JOHN MENNES.

L.C.C. 154 221

- 10 Jan. 1648. The petition of JANE, wife of SIR JOHN MENNES (missing) referred. 4 159  
22 Dec. 1652. She begs allowance of her title to the estates in co. Durham, settled upon her by deed 14 Dec. 1639, made between Sir John Mennes, herself, by the name of Jane Anderson, widow, and Ralph Errington. 102 34  
22 Dec. County Committee to certify. - - - 17 528  
[15 Feb. 1653.] MAJOR JEREMIAH TOLHURST, THOS. SANDERSON, GEORGE FARROW, and tenants of Winlaton Colliery, co. Durham (sequestered for delinquency of Sir John Mennes), petition the County Committee for relief from the great rent for the sequestered parts of the colliery till trade be opened. By the war with Holland, the sale of the coal to the Dutch has been stopped 8 months, and it is too small for the English market. They declared when they took the lease that they could only pay the rent if not hindered by fire, water, or war. 155 405  
15 Feb. Referred to the Committee for Compounding, the County Committee having no power. 155 403  
14 July. They petition the Committee for Compounding for relief from their rent till they can use the colliery, or they will be undone by the charges of keeping it from destruction. When they took their lease, wanted a clause of indemnity, in case trade should be obstructed by war, but had only a promise of abatement; have appealed to the County Committee since they lost their trade, May 1652, but they have no power to relieve. 139 399  
14 July. County Committee to certify and send the lease. - 25 123  
16 Dec. Order—on their offer to prove that on account of the war with the Dutch, they would lose 3*d.* a chaldron on the coal, even if they paid no rent, and that this loss is wholly occasioned by the present war—that the County Committee examine witnesses to prove this, and meanwhile forbear for 2 months to levy the rent. 25 268

L.C.C. 155 419  
CASE 139 397  
L.C.C. 155 409  
INT. } 155 411  
& D. } -415  
LEASE 155 417

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10 Jan. 1648.	SIR JOHN MENNES— <i>cont.</i>				
INT. } 154 223	28 Nov. 1654. THOS. SANDERSON, of Hedley Hope, co. Durham,			115	1062
& D. } -229	petitions that his aunt, Lady Jane Mennes, has part of a				
O.C.C. 154 231	colliery in Winlaton as jointure, now sequestered for delin-				
-235	quency of her husband, Sir John Mennes, which at her request				
	petitioner farmed for her, and took a 7 years' lease, she being				
	in great straits; but the sale of coals has been so stopped by the				
	war at sea that the colliery will not pay $\frac{1}{2}$ the rent. Begs to be				
	freed from his engagement.				
	28 Nov. Referred to the County Committee	-	-	27	138
	28 Nov. Order on return from the County Committee of Jan.			27	180
	and Feb. 1654, that the Committee for Compounding have no				
	power to relieve them, but will forbear to levy the rents for				
	6 weeks, to give them time to address the Protector.				
	21 Feb. 1655. The Treasury Commissioners to whom the case is	139	391		
	referred, request the Committee for Compounding to send				
	them the letters and papers relating to it.				
D. 139 395	28 Feb. Order that the request be complied with	-	-	27	313
	1 March. Tolhurst deposes that on 2 Dec. 1654, he offered to	139	393		
	surrender the lease of the colliery to the County Commissioners.				
12 Jan. 1648.	WALTER HATCHER, Tunbridge, Kent.				
PASS 204 248,	Compounds for delinquency in arms. Submitted in 1645 to	204	244		
249, 252, 257	Fairfax, but went into Holland and has been there ever since.				
L. 204 255	Has taken the National Covenant and Negative Oath.				
C. 204 253	17 Jan. 1648. Fine at $\frac{1}{10}$ , 50l.	-	-	4	162
P.E. 204 245	16 Jan. 1652. To be sequestered for non-payment of the second	12	391		
P.E. 4 160	half of his fine.				
C. 204 254, 259					
B. 204 241					
17 Jan. 1648.	WM. BAWDE, Walgrave, Co. Northampton, Recusant,				
	and the Claimants on his Estate.				
C. 235 4	Order in Parliament that the Committee at Goldsmiths' Hall	1	189		
	sell Bawde's estate, and apply the proceeds to pay Parliament's	235	3		
	debt to the shoemakers of Northampton.				
	5 July 1650. Serjeant Parker moving for Bawde, and Johnson for	8	203		
	Montague Lane, the Committee for Compounding state that				
	they have no cognizance of the case.				
	12 July. THOS. ATTERBURY, and JOHN GURNEY, his tenant, begging	11	17		
	allowance for repairs on Walgrave Manor, mills, &c., seques-	96	789		
	tered for Bawde's delinquency, the County Committee are to				
	make fit allowance.				
	19 July. Bawde desiring to be admitted tenant to his estate,	11	40		
	being now on his appeal before the Barons of Exchequer, the				
	County Committee are to raise the rent to the utmost improved				
	value, and let it to him if he gives as much as any other.				
	9 Aug. The children, JERONIMA, WILLIAM, and FERDINAND BAWDE,	66	260		
	beg $\frac{1}{2}$ of their father's estate, sequestered on pretence of his	11	71		
	being a recusant in arms; he is now on his appeal, but has				
	not yet been cleared.* Granted.				
D. 96 787	4 March 1651. THOS. KNIGHTON and HEN. WELTDEN, tenants to the	96	786		
	State, beg allowance for repairs from the rents of Walgrave				
	Manor; Atterbury and Gurney, being allowed but 20l. of the				
	50l. they laid out, have refused to take the manor any more.				
	23 April. County Committee to certify the expense of necessary	14	93		
	repairs.				

\* In the petition they are called the children of Thos. Bawde, of Norton, co. Northampton, but the mistake is corrected in the order.

COMMITTEE FOR COMPOUNDING.—CASES.

1807

17 Jan. 1648.

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	24 Sept. 1651. Bawde complains that having been sequestered by mistake, on the pretext that he had left his habitation, Montague Lane has taken advantage of the sequestration, and of his poverty, to obtain a lease of the said manor from the State, and so to defraud him and the State, although his father paid a valuable consideration for it, and petitioner has confirmation of it by two decrees in Chancery and one in the Exchequer. Bews that Col. Phil. Twisleton may be tenant, giving a valuable consideration, and have a 7 years' lease. Having but a life estate therein, begs allowance from the rents for defence of his title, and stay of further proceedings in Chancery.	66	271
	Sept. ? Like petition renewed. Walgrave Manor has been 70 years in the possession of petitioner and his ancestors, and wholly in the State's hand for the last seven years, for his recusancy and supposed delinquency. Bews an order that Lane produce his title, and that a 7 years' lease be granted to Col. Twisleton, and Judge-Advocate Henry Whalley.	66	269
CASE 66 265	8 Oct. Like petition renewed. His case now depends before Parliament.	66	263
L.C.C. 163 369 F.B. 163 365	8 Oct. County Committee, to keep possession, notwithstanding the order of any court, and to certify who was in possession at its first sequestration, and its value leased for seven years, and not to let it to Lane, who is required to produce his title.	15	43
	19 Nov. Bawde begs that the present tenants may have their term enlarged for seven years, for the improvement of the land; that expending 200 <i>l.</i> , or what is necessary, for repairs of the mansion and other houses, they may have a proportionable yearly abatement, and that his children and grandchildren may have their fifths.	66	267
D. 66 252 -255	19 Nov. County Committee to pay the fifths claimed	15	91
C. 66 258 L.C.C. 235 5	26 Nov. Like petition renewed	66	261
	26 Nov. County Committee to let the estate according to instruction, and not to allow any rent-charges, annuities, &c., until first allowed by the Committee for Compounding, and to allow for necessary repairs.	15	104
	21 Jan. 1652. County Committee's contract for Bawde's estate disallowed, the instructions of the Act not being followed. No further allowance for repairs to be made than is necessary to put the houses into tenant-like repair.	30	281
L.C.C. 163 363	5 Feb. Knighton and Weltden to have a lease for 7 years at the rent of 44 <i>l.</i> 10 <i>s.</i>	15	244
O.C. 16 419 D. 96 785	19 May. They complain that, notwithstanding the foregoing order, they are interrupted in their possession by Lane, who attempts to overthrow the State's title, grounded on that of Bawde, after 70 years' possession, three decrees in Chancery and Exchequer, and a late injunction in Chancery, which he has procured to be dissolved by the order annexed.	96	784 785
	19 May. Lane summoned to show cause why he proceeds contrary to order. The Attorney-General to take care for preservation of the State's title.	16	414 20
CASE 99 121	3 June. Lane begs to be acquitted of contempt of the said order, not having had notice thereof, and examination of his title. John Lane, his grandfather, being seized in fee of the reversion of the manor after his mother's death, conveyed it 8 Eliz.,—on his marriage with Agnes, sister of Sir Edward Montague, who had a great portion,—to trustees, for the use of himself for his mother's life, then to the said Agnes for life, then to his and her heirs male, &c. John Lane had issue, Robert, petitioner's father, on whom he settled it, 18 Eliz., and whose heir petitioner is.	99	119 167

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17 Jan. 1648.	WM. BAWDE, &c.—cont.		
	8 June 1652. Lane acquitted of contempt; Brereton to examine the title, and meanwhile all proceedings at law to be stopped.		16 492 99 133 163
D. 99 171	12 July. Lane begs an order for Brereton to receive depositions heretofore taken in Chancery, the witnesses, whose examinations were taken in Queen Elizabeth's reign, being long since dead. Granted.		99 131 16 639
	22 Aug. Knighton and Weltden offer proof of their title, and beg allowance from their rent for charges of examining and copying depositions in Chancery. In 18 Eliz., John Lane conveyed Moulton Rectory [co. Northampton] to Freeman, and on 6 February following, Walgrave Manor to Edward Lane, under whom Bawde claims, who enjoyed unquestioned possession for 20 years. The conveyance under which Lane claims is a deed of entail, dated two days before the conveyance to Edw. Lane, and, if not forged, was fraudulent, and has been damned by two decrees in Chancery, and one in the Exchequer. Moulton Rectory has been quietly enjoyed by the purchaser ever since, notwithstanding the pretended deed of entail. Are satisfied that their proofs will convince the Committee for Compounding of the State's title.		66 275 96 781
	8 Sept. Hearing of the depositions ordered	- - -	17 207 66 273
	26 Oct. Bawde granted a protection to prosecute the business	- - -	17 355
D. 99 173	30 Nov. The deed of 18 Eliz. to be brought into the Committee for Compounding, and counsel on both sides to be heard as to whether the decrees in Chancery damn the deeds as fraudulent, or bar an issue in tail.		19 1047
H. 17 356			
R. 99 155			
H. 17 448			
PROT. 17 457	7 Dec. On examination of the deed and several precedents in Chancery, the Committee for Compounding see no ground to discharge the sequestration of the premises. It being alleged on behalf of Lane that the deed was made in consideration of marriage, he is at liberty to prove the marriage agreement, and that the deed was made thereon. Bawde and the rest to make their objections and Brereton to report.		19 1049
ACCTS. 96 779	9 Dec. Bawde being taken prisoner by the serjeant-at-arms, on an order from the Commissioners of the Great Seal, the Committee for Compounding order his discharge.		17 494
	31 Dec. Knighton and Weltden beg allowance of their charges in defending the State's title to Bawde's estate.		96 777
	31 Dec. Allowed 30 <i>l.</i> out of their rent	- - -	17 580
	PURCHASERS OF THE ESTATE.		
O.T.T. 66 277	24 March 1653. Discharge from sequestration of houses and lands, co. Northampton, forfeited by Bawde and bought from the Treason Trustees by Major John Brown.		18 821
O.T.T. 66 279	7 June. Like discharge of Walgrave Manor, &c., bought by him	- - -	18 840
24 Jan. 1648.	ROB. EVANS, Cricketh, Salop.		
C. 209 55	Compounds for delinquency in adhering to the King. Has taken the National Covenant and Negative Oath.		209 51
P.E. 209 53			
P.E. 4 164			
C. 209 57	22 Feb. 1649. Fine at $\frac{1}{2}$ , 120 <i>l.</i>	- - -	5 64
R. 209 49			
28 Jan. 1648.	CAPT. FRANCOIS BLUETT, Trevarthan, or Budock, Co. Cornwall, and JOHN, his Son.		
PASS 69 498	The father begs to compound for delinquency in adhering to the King. Has taken the National Covenant and Negative Oath. With certificates of his losses by the King's forces, who		69 486, 490, 491
C. 69 488			
D. 69 498			
-495			
P.E. 69 488			

COMMITTEE FOR COMPOUNDING.—CASES.

1809

28 Jan. 1648.

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burned the dwelling house of his wife, Lady Jane Killigrew, near Pendennis Castle, and cut down and used her timber.  
P.R. 4 165 25 June 1651. Both beg to compound for delinquency in the first 222 445  
P.R. 222 447 war in adhering to the King.  
R. 222 443 22 July. Fine at  $\frac{1}{2}$ , 33*l*. - - - 12 273

HEN. STANLEY, Woodhall, Co. Lancaster.

28 Jan. 1648. Begg to compound, being sequestered a fortnight 210 792  
since for being in arms against Parliament, though his estate  
is so small as to be within the Ordinance.  
P.R. 4 165 15 May 1649. Fine at  $\frac{1}{2}$ , 46*l*. 13*s*. 4*d*. - - - 6 47  
R. 210 789 2 Feb. 1650. Estate sequestered for elapsing payment of the last 7 13  
half of his fine.

STEWART WALKER.

P.R. 4 165 28 Jan. 1648. Petitions to compound for delinquency. Was in 128 315  
actual service for the King in Oxford when it surrendered.  
Has since had to travel beyond seas, and has been prevented  
from compounding earlier. No order.

JOHN WILLS, Chiselborough, Somerset.

28 Jan. 1648. Petition to compound (missing) referred - - 4 165  
SUM. 58 189 2 Feb. Fine at  $\frac{1}{10}$ , 60*l*. - - - 4 166  
P.R. 225 167 14 April 1653. Being in the last Act for Sale, begs to compound 139 123  
R. 225 163 according to a proviso in the same. 225 166  
D. 166 255 19 April. Fine at  $\frac{2}{3}$ , 192*l*. - - - 235 6  
L. 166 257 31 Aug. Fine paid and estate discharged - - - 24 1122  
P.R. 235 7

2 Feb. 1648.

Claimant on the Estate of ROBERT GOWER, Recusant,  
Colmers, Co. Worcester.

P.R. 211 285 ABEL GOWER, of Boulton, co. Worcester, begs to compound for a 211 287  
-289 lease of the  $\frac{1}{2}$  of Cradley Manor, co. Hereford, purchased  
P.R. 4 166 of Rob. Gower,  $\frac{2}{3}$  of which are sequestered for his recusancy  
L.C.C. 211 283 only.  
R. 211 281 18 May 1649. Fine 82*l*. 17*s*. 2*d*. - - - 6 56  
C. 118 377

RICH. GRIFFIN, Jun., Bartherton, Co. Chester.

P.R. 208 292 2 Feb. 1648. Begg to compound for his father Rich. Griffin's 208 290  
delinquency in adhering to the forces raised against Parliament.  
Is in no ways guilty of delinquency himself, and hoped to pre-  
vail with the Committee for Sequestrations, but waives his  
petition to them in regard of the long delay.  
R. 208 288 9 Feb. Fine 50*l*. The County Committee to void the lease of his 4 173, 174  
estate made by them, he having compounded before the expira- 235 8.  
tion of the former lease.

JOHN LE HUNT, Middleton, Co. Warwick.

P.R. 204 473 2 Feb. 1648. Compounds for delinquency in arms; surrendered 204 475  
C. 204 477-479 before Dec. 1645.  
R. 173 311 2 Feb. Fine at  $\frac{1}{10}$ , 20*l*. - - - 4 166

GEORGE LAMB and STEPHEN SMYTH, servants to  
the Marquis of Ormond.

2 Feb. 1648. Licence granted to them on the motion of Mr. 4 166  
Annesley, to stay in town [for their composition].

2 Feb. 1648.

## THOMAS ROBERTS.

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2 Feb. 1648. Licence granted to him for a month, to stay in town [for his composition]. 4 166

7 Feb. 1648.

## HUGH BOONE, Pawlett, Somerset.

L.C.C. 205 335

P.E. 205 337

-339

P.E. 4 173

R. 205 323

P.E. 82 449

P.E. 5 50

O. 82 450

L.C.C. 205 341

P.E. 205 343

D. 205 331

R. 205 329

Compounds for delinquency in adhering to the King against 205 334  
Parliament. Has taken the National Covenant and Negative  
Oath.

6 March 1648. Fine at  $\frac{1}{2}$ , 280l. - - - - 4 187

25 Jan. 1649. Petition to compound renewed - - - 82 448

26 July. Complains that he has been fined both on his own par- 205 328  
ticular, and that presented by the County Committee, whereas  
they are both one and the same estate. Begg rectification of  
the mistake.

13 Aug. Fine reduced on review to 130l. - - - - 6 200  
235 9

## STEPHEN GOODING (late), Suffolk.

P.E. 204 575

P.E. 4 173

R. 204 571

7 Feb. 1648. Richard and Anne Gooding petition that—Stephen 204 574  
Gooding having died three weeks ago, whilst sequestered for  
delinquency, leaving Richard Gooding, his executor, and  
leaving his house to Ann Gooding, his daughter,—they may  
be admitted to composition.

16 Feb. Fine at  $\frac{1}{10}$ , 100l. - - - - 4 176

## THOS. HEAPE, Pilkington, Co. Lancaster.

P.E. 204 523

P.E. 4 173

c. 204 521, 522

R. 204 517

7 Feb. 1648. Compounds for delinquency. Being a tenant under 204 520  
the Earl of Derby, was threatened from his dwelling-house  
into service as a common trooper under the Earl against  
Parliament. Soon afterwards retired to the Isle of Man, where  
he has since lived.

14 Feb. Fine at  $\frac{1}{2}$ , 200l. - - - - 4 175  
235 10

15 May 1649. Fine reduced to  $\frac{1}{2}$ , 101l. - - - - 204 517

## THOS. MOLINEUX, Ratcliffe, Middlesex.

c. 105 745

7 Feb. 1648. Having long been on the King's service, and coming 105 743  
in on Oxford Articles, took the Covenant, and was employed on  
voyages by Ald. Wm. Ashwell and other merchants. By the  
malice of some in Wapping, who envied him his place, he was  
informed against as an offender against the Ordinance banish-  
ing Papists and delinquents beyond the lines of communication,  
and sent to Finsbury prison, where he still remains, having no  
relief but what his poor wife gets him through hard shifts.

Applied to the Tower Hamlets' Committee, and offered to  
take the Negative Oath; but after long debate, he is continued  
in prison. Begg to appear before the Committee for Com-  
pounding, take the Oath, and be discharged. Noted, licence  
to appear granted.

9 Feb. Order to Thos. Reed, keeper of Finsbury prison, to release 4 174  
him, as having no estate, he is not liable to composition. 235 11

## WM. MUDDLE, Ewhurst, Sussex.

P.E. 206 852

853

P.E. 4 173

L. 206 847-849

R. 206 843

7 Feb. 1648. Compounds for  $\frac{1}{3}$  of lands specified in Kent, pur- 206 845  
chased from Benjamin Wiborne, of Hawkswell, Kent, and  
sequestered for his recusancy.

13 Nov. Fine 312l. 3s. 8d. - - - - 5 24

7 Feb. 1648.

PHILIP THOMAS, Westminster, Messenger in Ordinary to the King. *Vol. No. G or p.*

PASS 122 684  
C. 122 687, 688  
P.E. 122 685

7 Feb. 1648. Begg to compound on Oxford Articles for delinquency in going there. Craves the benefit thereof, though the time is elapsed, because he had no estate fit to present for composition. Has lately obtained some estate as administrator to John Godfrey, late of London.

7 Feb. Petition referred, but not upon Oxford Articles - 4 173

8 Feb. 1648.

GEORGE COMBE, Cloford, Somerset.

P.E. 75 351  
D. 75 351

Being sequestered by the County Committee, pleads exemption on the Ordinances of Parliament, not being worth 200*l.*, and begs discharge. No order. 73 349

9 Feb. 1648.

Claimant on the Estate of JOHN CHAMBERLAIN, Recusant, Sherborn, Co. Oxon.

P.E. 4 174

THOMAS NASH, of Watlington, co. Oxon, petitions to compound for lands purchased of George Chamberlain,  $\frac{1}{3}$  of which are sequestered for his recusancy, and begs that John Chamberlain may have leave to come up to London to perfect his assurance. No order. 106 693

NICHOLAS COLFORD, Pitminster, Somerset.

NOTE 204 619  
-625  
P.E. 204 618  
-617, 645-647  
P.E. 4 174  
C. 204 609-610  
D. 204 611  
E. 204 601

9 Feb. 1648. Compounds for delinquency in paying contributions and adhering to the forces raised against Parliament. Has been visited with a long sickness, which has prevented him from earlier composition. 204 607

25 Feb. Fine at  $\frac{1}{2}$ , 342*l.* - - - - - 4 181  
235 12

29 Jan. 1649. Having paid in a moiety, and given security for the rest, begs a review, as his fine was set at  $\frac{1}{2}$ , because he could not produce certain leases and mortgages on his estate, for which he ought to have allowance. 204 603

E. 204 605 2 April 1650. The former fine ordered to stand - - - 7 87  
204 605

WM. HALFORD, Halford, Co. Warwick.

PROT. 4 173  
P.E. 204 531  
C. 204 527, 528  
E. 204 525

9 Feb. 1648. Compounds for delinquency. His habitation being near Compton garrison, he paid contributions to the King's forces there, and adhered to them. Was sequestered at Michaelmas 1646, since which he has compounded with the County Committee at Coventry for his personal estate. Has taken the National Covenant and Negative Oath. 204 529

14 Feb. Fine at  $\frac{1}{10}$ , 98*l.* - - - - - 4 175

THOS. LEMAN, Jun., Wighton, Norfolk.

C. 205 614-617  
P.E. 205 619  
P.E. 4 173  
E. 205 611

9 Feb. 1648. Begg to compound on Truro Articles for delinquency in bearing arms against the Parliament. Surrendered to Sir Thos. Fairfax, and has since taken the Covenant and National Oath. 205 616

20 March. Fine at  $\frac{1}{10}$ , 48*l.* - - - - - 4 192

MARTIN SANDYS, Ombersley, Co. Worcester.

P.E. 211 821  
E. 211 817

9 Feb. 1648. Granted a licence to stay in town to prosecute his composition. 4 173  
235 13

17 May 1649. Compounds for delinquency in adhering to the late King against Parliament. Is liable to sequestration. 211 819

25 May. Fine at  $\frac{1}{2}$ , 41*l.* 13*s.* 4*d.* - - - - - 6 68

9 Feb. 1648.

SIR DUDLEY WYATT, London.

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P.R. 215 182

9 Feb. 1648. On his petition to compound (missing), granted licence to stay in town for his composition.

4 174

28 June 1649. Confesses delinquency in the first war. Was never judicially impeached nor sequestered, nor engaged in the second war. Begs to compound according to the late gracious resolves of Parliament, as to those who discover themselves.

215 183

R. 215 179

3 July. Fine 20s. for a personal estate of 20l.

6 143

12 Feb. 1648.

Claimant on the Estate of RICHARD and ELIZ. ANSTY, Recusants, Co. Hants.

NOTE 208 751

C. 208 755

P.R. 208 758

P.R. 4 175

201

R. 208 747

ABRAHAM WARD compounds for a tenement in Southampton, purchased of them, worth 3l. a year, and sequestered for their recusancy.

208 759

14 Feb. 1648. Renews his petition. Is a Protestant, and no delinquent, but conformable to all ordinances, &c., as is certified by the Mayor of Southampton and the Commonalty.

208 750

19 Feb. 1649. Fine at 2 years' value, 5l. 6s. 8d.

5 62

14 Feb. 1648.

HENRY BENNETT.

Begs to compound for delinquency in adhering to the King's party against Parliament, and a licence to come to town to prosecute his composition. Granted.

67 573

4 175

THOS. GIBBS, Bath, Somerset.

L.C.C. 204 717

C. 204 716

P.R. 204 713

719

P.R. 4 175

R. 204 701

P.R. 204 709

P.R. 5 63

R. 204 705

14 Feb. 1648. Compounds for delinquency in adhering to the forces raised against Parliament.

204 712

25 Feb. Fine at  $\frac{1}{2}$ , 68l.; he is to take the Covenant before discharge.

4 181

19 Feb. 1649. Having paid a moiety, and produced his writings to prove the rent-charges which were not allowed in his fine, begs a review.

204 708

22 Feb. Fine reduced to 48l.

5 64

28 Jan. 1650. Notwithstanding the satisfaction of his fine, he could not receive possession of his estate, till he appealed to the County Committee. Then some friends of the tenant in being desired that the said tenant might continue a year on payment of rent to petitioner, which was denied, but on petitioner entering on possession, George Hind rushed in violently, commanding him to desist the possession. The tenant and Hind prosecuted him for a riot at Taunton assizes, and likewise before the County Committee, pretending a new charge that he undervalued his particular, whereas he compounded at more than his estate was first purchased for.

204 703

Some of the County Committee, without consent of the chairman, granted an order for re-sequestration, 7 Sept. 1649, upon which a party of horse forced him out of his possession, and carried him to Taunton Bridewell, where he still remains, to the great hazard of his life, being an aged and infirm man. Has demanded his charge, but cannot be acquainted therewith. Begs his liberty and possession, according to his former composition.

31 Jan. The keeper of Taunton Bridewell to certify why he was committed.

7 11



14 Feb. 1648.

WM. HALL, Weston, Somerset.

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L.C.C. 204 727

P.E. 204 729

725

P.E. 4 175

R. 204 721

14 Feb. 1648. Compounds for delinquency. When the King's forces commanded the county, he adhered to them; about Candlemas 1645, he took the National Covenant and Negative Oath.

25 Feb. Fine at  $\frac{1}{10}$ , 26l. 3s. 6d. - - - - - 4 181

WM. LOVING, Servant to Prince Charles, St. Martin's Lane, London.

P.E. 208 599

P.E. 4 175

R. 208 589

P.E. 208 595

R. 208 593

14 Feb. 1648. Begg to compound for his estate, sequestered for attending the Prince to Oxford, and residing with him ever since; has no subsistence from it for his wife and children.

8 Feb. 1649. Fine at  $\frac{1}{10}$ , 63l. 14s. 6d. - - - - - 5 59

19 July. Begg to correct and add several particulars as to his estate, compounded for by his friends whilst he was beyond seas.

9 Aug. Fine 125l. 7s. 10d. - - - - - 6 191

MAXIMILIAN MACIE, Weston, Somerset.

L.C.C. 204 685

P.E. 204 687

683

P.E. 4 175

R. 204 679

14 Feb. 1648. Compounds for delinquency. Being imprisoned by the King's party, to obtain his liberty, did, for two days only, bear arms with their forces against Parliament. Afterwards returned to his own house, and obeyed all ordinances of Parliament. Took the National Covenant and Negative Oath in July 1646.

25 Feb. Fine at  $\frac{1}{10}$ , 115l. 7s. 6d. - - - - - 4 181

NOTE 204 679

17 March 1649. Adds to his particular, on his own discovery, a tenement in Burton Hill, co. Wilts, worth 15l. a year, which he holds for his wife's life.

20 March. Additional fine 22l. 10s. - - - - - 5 78

DAVID MACIE, Weston, Somerset.

L.C.C. 204 695

P.E. 204 697

693

P.E. 4 175

R. 204 689

14 Feb. 1648. Petition to the same effect as the preceeding - 204 692

25 Feb. Fine at  $\frac{1}{10}$ , 95l. 8s. - - - - - 4 181

JOHN SHEPHERD, Sen. and Jun., Weston, Somerset.

L.C.C. 204 585

P.E. 204 589

583

P.E. 4 175

R. 204 579

L.C.C. 204 659

P.E. 204 655

-657

P.E. 4 180

R. 204 651

14 Feb. 1648. The father compounds for delinquency in arms. Took the National Covenant and Negative Oath in Aug. 1645.

16 Feb. Fine at  $\frac{1}{10}$ , 20l. - - - - - 4 176

21 Feb. The son compounds for delinquency. Being summoned and sworn on the grand jury at the assizes at Wilts, divers indictments for treason were brought against persons well-affected to Parliament, and his judgment in their favour was overborne by the major part of the jury; yet for this delinquency his estate is sequestered. Took the National Covenant and Negative Oath in Aug. 1645.

25 Feb. Fine at  $\frac{1}{10}$ , 64l. 12s. - - - - - 4 18125 Feb. The father's fine at  $\frac{1}{10}$ , 40l. - - - - - 204 579

BROME WHORWOOD, Sandwall, Co. Stafford.

C. 204 784

O. 204 785

P.E. 204 781

P.E. 4 175

D. 204 787

R. 204 777

64100.

14 Feb. 1648. Being adjudged a delinquent by the Committee for Sequestrations, begs to compound. Has taken the National Covenant and Negative Oath.

28 Feb. Fine at  $\frac{1}{10}$ , 872l. - - - - - 4 183

M

			Vol. No. G or p.
16 Feb. 1648.	HARVEY BAGOTT, Parkhall, Co. Warwick.		
c. 65 388, 389	Begs to compound for delinquency in having borne arms against Parliament. Has taken the Covenant and Negative Oath. No order.	65	387
P.E. 65 391			
	EDW. BROWNE, Bartell, or Woodplumpton, Co. Lancaster.		
c. 205 204, 206	16 Feb. 1648. Compounds for delinquency in adhering to the forces raised against Parliament, and refusing to pay money upon the propositions, for which he was imprisoned. Has appealed to the Committee for Sequestrations, but cannot undergo the expense of prosecuting his appeal.	205	202
P.E. 205 205			
P.E. 4 177			
R. 205 199			
	1 March. Fine at $\frac{1}{2}$ , 127 <i>l.</i> 8 <i>s.</i>	4	185
o.c.c. 83 724	29 April. The County Commissioners ask directions about a debt of 250 <i>l.</i> , due to him by Rob. Elston, of Brockholes, co. Lancaster, for payment of which Browne's lands were let to Elston, and the rest to be in part of the debt; beg that Browne may not compound therefor.	83	729
-727			
	31 Aug. 1652. Note of Browne's saving to compound for houses and lands in Gooanarh when recovered.	12	516
	WM. FELTON, the Lowe, Co. Salop.		
P.E. 205 351	16 Feb. 1648. Compounds for delinquency in adhering to the forces raised against Parliament. Has suffered much by plunder of the enemy, and by imprisonment. Has taken the National Covenant and Negative Oath, and lent several sums of money, with plate and victuals, for the service of the State.	205	348
P.E. 4 177			
c. 205 349,	21 Feb. Stay of proceedings ordered, as he is compounding	4	180
350, 353		235	14
L. 4 180	8 March. Fine at $\frac{1}{2}$ , 90 <i>l.</i>	4	188
R. 205 345	23 June. On complaint that since 16 Feb. 1648, the County Committee have seized and disposed of part of his personal estate mentioned in his particular, worth 25 <i>l.</i> , and have forced his securities to pay to their agent 54 <i>l.</i> 10 <i>s.</i> , the County Committee are required to yield obedience to the former order.	4	208
	FRANCIS ROGERS.		
	16 Feb. 1648. Begs to compound for delinquency in arms. Has been beyond seas; his estate is personal, and not yet recovered.	114	714
	16 Feb. Granted a licence to stay in town to compound	4	177
17 Feb. 1648.	CHRIS. SANDFORD, Weston Zoyland, Somerset.		
	County Commissioners request that if he compounds for delinquency, being sequestered, the debts due to him by Thos. Hill, of Weston Zoyland, may be exempted from his composition, Hill having paid them to the State, and that Sandford may not prosecute him for them.	115	945
	23 June 1648. Order by the Committee for Compounding that as Sandford has petitioned, acknowledging delinquency, but swearing that he is not worth 200 <i>l.</i> , he be discharged if that be true.	115	935
c. 34 78	16 Jan. 1657. Registrar Thos. Baily summoned before the Committee of Discoveries to certify on the case, Wm. Pym having informed against Sandford.	115	937

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21 Feb. 1648.	ROBERT FISHER, Sen., and ROBERT, his Son, Bath, Somerset.		G or p.
L.C.C. 204 671	Beg to compound for delinquency; supplied the King's forces with victuals, but had no commission for that purpose from Lord Mohun, Sir Ralph Hopton, or any of the King's commanders. Rob. Fisher, sen., took the National Covenant and Negative Oath in Aug. 1645; his son was in arms against Parliament, and surrendered on Truro Articles.	204 666	
C. 204 670			
P.E. 204 673			
667			
P.R. 4 180			
R. 204 663			
C. 204 675-676	25 Feb. 1648. Fine at $\frac{1}{10}$ , 57l. 2s.	4 181	

Claimants on the Estate of FRAS. JACKSON, Leeds, Co. York.

C. 91 401, 402	21 Feb. 1648. JOHN HOPTON, of Armley Hall, co. York, begs to compound at 2 years' value for a debt of 200l., owing by Alderman Hoyle to Francis Jackson, supposed delinquent, who died long before any sequestration was laid upon him. Petitioner having married his widow, Hoyle refuses payment until the debt is compounded for. No order.	91 400
P.E. 91 404		
P.R. 4 180		

SIR WM. OWEN, Condover, Co. Salop.

L.C.C. 205 169	21 Feb. 1648. Compounds for delinquency. Was thrust into the Commission of Array, but was not adjudged a delinquent till Nov. 1646. Since the taking of Shrewsbury, has lived obediently to Parliament. Has been before the Committee for Sequestrations, before whom his case still depends.	205 162
C. 205 163-167		
171		
P.E. 205 173		
P.R. 4 180		
R. 205 159	1 March 1648. Fine 314l.	4 185

THOS. ROCK, Criggion, Co. Montgomery.

C. 205 693, 689	21 Feb. 1648. Compounds for delinquency in adhering to the forces raised against Parliament. Has been long before the Committee for Sequestrations, where his cause yet depends. Was not sequestered till Nov. 1647.	205 692
P.E. 205 695		
-697		
P.R. 4 180		
R. 205 687	20 March. Fine at $\frac{1}{10}$ , 370l.	4 192
	31 Aug. 1652. Note that he had a saving to compound for debts and arrears of rent.	12 515

DUDLEY SONDES, St. Martin's-in-the-Fields.

P.R. 4 180	21 Feb. 1648. Begs to compound for delinquency. Was in Exeter whilst it was a garrison of the King. Came in immediately upon its surrender, and was to have the benefit of its articles; but by reason of a fit of sickness, and being delayed by the soldiers taking away his horses and goods, has been hindered from making his address before. Begs a licence to stay in town to attend upon his composition.	115 183
C. 218 410	11 March 1650. Summoned to appear to answer the information against him.	7 46
P.E. 218 411		
R. 218 405	14 March. Being informed against by Lady Moore, appears, confesses his delinquency in arms, and begs to compound.	218 407
	14 March. Petition received, and referred to the sub-committee upon Lady Moore's discovery.	7 55
		218 407
	21 March. Fine at $\frac{1}{10}$ , 23l. 6s. 8d.	7 66
		218 405

21 Feb. 1648.

ELLIS WEYCOE, Hilderthorpe, Co. York.

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c. 204 737,  
738, 741  
P.E. 204 739  
P.R. 4 180  
D. 204 743  
R. 204 733

21 Feb. 1648. Compounds for delinquency. Went to Scarborough Castle when held for the King, but left St. James' Day 1645, and has ever since continued under the obedience of Parliament, as certified by Col. John Alured.

25 Feb. Fine at  $\frac{1}{2}$ , 120l. - - - - - 4 181  
235 15

RICH. WHITING, Southwold, Suffolk.

P.E. 205 749  
P.R. 4 180  
C. 205 751  
752  
P.R. 4 188  
R. 205 745

21 Feb. 1648. Petition to compound (missing) referred - - - 4 180  
8 March. Compounds for delinquency. At the age of 19, adhered to the King's party, but deserted 11 March 1646. On coming home, was apprehended by warrant from the Committee of Bury, and imprisoned till Dec. 1647. Since his enlargement, has taken the National Covenant and Negative Oath.  
10 March. Fine at  $\frac{1}{2}$ , 175l. 10s. - - - - - 4 189

24 Feb. 1648.

SALOP DELINQUENTS.

Depositions taken before the County Committee in reference to several cases which were not prosecuted, viz. :—

That ROWLAND MORRIS, of Montford, when Shrawardine Castle was a garrison for the King, was in favour with, and feasted Chas. Vaughan, the governor, and Capt. Johnson, who commanded the dragoons, and went thither for protection on approach of the Parliament forces, and gave them intelligence; also that his son, Sylvanus, was one of the trained band, and that his other sons were in arms at Wem, &c. Also that Rowland Morris, being bailiff to Hen. Bromley, sequestered for delinquency, took his estate, let parts of it to a nephew of his own, and others, and kept the rent. 166 217  
-219

22 June 1648. That RICH. SINGE, RICH. SYMONDS, SIMON BEACHAM, ROGER TAYLOR, and EDW. HARRISON, all of Bridgnorth, were in arms under Col. Billingsley, and served against Tonge Castle when a garrison for Parliament. 166 231  
-235, 239

That RICH. SACRON, of Linley, and THOS. ROWELL, of Sheffnal, left home and came to Bridgnorth garrison.

With like depositions, 8 and 9 Jan. 1649.

5 Oct. That THOS. ROWELL brought to Bridgnorth garrison some goods of Lord Arundel. 166 237

9 Nov. That EDW. CARPENTER, of Rushbury, was a trained soldier, and after the King had been to Shrewsbury, 5 years since, he helped to defend the town against Sir Wm. Brereton. 166 231

That GEO. FARMER was in arms in 1642 under Sir Thos. Scriven at Whitchurch.

That JOHN BROMLEY, of Bridgnorth, was a captain there 4 years since under Sir Lewis Kirk, the governor, and sent to prison a man who refused to take the protestation for the King.

That JOHN SINGE, of Bridgnorth, was a bitter malignant, and said he had rather Bridgnorth was burned than taken by the Roundheads. He was a lieutenant, and sent men to prison for refusing to serve on the guard.

That THOS. TALBOT was a corporal at Bridgnorth and supplied powder and bullets, and RICH. DRAGEOTT, bore arms.

21 Dec. 1648. That JOHN CALCOTT, of Ford, was in arms for the King at Bridgnorth, under Capt. Rich. Phillips, and also at Shrewsbury. 166 247

24 Feb. 1648.

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4 Jan. 1649. That THOS. SOCKETT, of Upton-under-Hammond, was 166 241  
in arms at Whitchurch and at Shrewsbury when Sir Thos.  
Eaton commanded for the King. -245

That GEO. FARMER, of Eaton Mascot, attended a rendezvous  
under High Sheriff Sir Fras. Ottley, in Feb. 1645, when there  
was a rumour of Prince Maurice marching to Shrewsbury, and  
defended Whitchurch after the battle of Edgehill.

15 Feb. That FRAS. DRACKFORD, of Edgbalton, RICH. BEALE and 166 243  
others, in 1645 held Moreton Corbet Castle for the King under  
Sir Vincent Corbet, against the Parliament forces, who fired  
some of the outhouses, sending to Major Bingham for help, and  
calling in Sir Vincent's tenants. With like depositions, 8, 15,  
and 16 Feb. 1649. -246

25 Feb. 1648.

JOHN BIDDLE, or BIDDULPH (late), Biddulph, Co.  
Stafford, FRANCIS, his Son, and the Claimants on  
their Estate.

Request by WM. BARTON, minister of John Zachary's, London, to 68 199  
the Committee for Compounding, that Francis Biddle may  
not be allowed to compound, being a Papist delinquent, and  
having kept his house as a garrison against Parliament. Col.  
White, M.P., clerk of assize for cos. Oxford and Stafford, will  
further certify against him.

O.C.C. 168 435  
P.R. 8 170  
10 52  
L. 68 229,  
247, 259  
77 559  
168 437  
L.C.C. 253 101

25 June 1650. WINIFRED, LADY TRENTHAM, and PRUDENCE and 68 249  
MARY, daughters of JOHN BIDDULPH, complain that though the  
late Committee for Sequestrations and Barons of Exchequer on  
appeal allowed their claim to 2,100*l.* from their late father's  
estate for their portions, and ordered them the land till the  
sum was raised, the County Committee has lately seques-  
tered the estate, as belonging to their brother Francis. Beg  
confirmation of their discharge.

P.R. 14 12  
68 227  
D. 68 247,  
231-240, 192  
77 563  
C. 68 246  
R. 68 217  
D. 68 189  
H. 15 165  
P.R. 16 236  
68 210  
D. 68 211-214  
C. 68 215  
R. 68 203  
C.P. 16 422  
D. 125 85  
C. 125 81

11 Dec. On report that the sisters are Papists, the County 30 427  
Committee are to make further enquiry, and retain the rents  
meanwhile.

18 Feb. 1651. JOHN CRUMPTON, of Bridgford, co. Stafford, and ROB. 68 225  
MILWARD, of Eaton, co. Chester, renew the petition, the former  
in right of his wife, Prudence, the latter as assignee of  
Winifred, widow of Sir Chris. Trentham, of Rocester, co. Staf-  
ford, for her daughters, Mary and Winifred, who have no other  
provision.

15 Jan. 1652. Claim disallowed, no will or deed being produced, 15 198  
but to be considered on better proof.

3 Feb. Crumpton and Milward beg that the rents may be lodged 77 663  
in the tenants' hands till determination of their cause.

25 June. The charge of 1,000 marks for Lady Trentham's 16 604  
daughter allowed from the estate.

15 July. Milward, the assignee, to account on oath for what he 17 8  
has already received. 125 83

PURCHASERS OF THE ESTATES.

Discharge from sequestration of the following lands, co.  
Stafford, forfeited by Fras. Biddulph, and bought from the  
Treason Trustees:—

O.T.T. 68 193	24 March 1653. Dayrie House, Horton Hay, Horton parish, 18 835 bought by Edw. Downes.
O.T.T. 63 195	18 Aug. Half of messuages, &c., in Horton, bought by Edw. Tooke 18 869
O.T.T. 68 797	1 Dec. Houses in Horton Hay, bought by Tooke - - 18 909

25 Feb. 1648.		Vol. No. G or p.	
JOHN HAYNES, Longdon, Salop.			
c. 205 227	25 Feb. 1648. Compounds for delinquency in adhering to the King against Parliament.	205	224
P.E. 205 226			
P.R. 4 182	1 March. Fine at $\frac{1}{2}$ , 70 <i>l.</i> 10 <i>s.</i>	4	185
R. 205 221	11 Oct. 1649. Fine paid 35 <i>l.</i> 10 <i>s.</i>	205	230
RICH. HEATH, Egerton, Co. Chester.			
c. 208 253-257	25 Feb. 1648. Compounds for delinquency. Maintained a soldier under Lord Cholmondeley, to avoid imprisonment by the King's party. Has been high constable of Broxton, in the Parliament's service, paid 40 <i>l.</i> upon the propositions, and maintained a soldier in the service.	208	249
P.E. 208 250			
P.R. 4 182			
c. 208 258			
R. 208 246	27 Jan. 1649. Fine at $\frac{1}{10}$ , 237 <i>l.</i>	5	51
CADWALLADER JONES, Exeter, Devon, and Greenham, Somerset.			
c. 205 769	25 Feb. 1648. Begs to compound on Oxford Articles for adhering to the King.	205	768
-771			
D. 205 771	10 March. Fine at $\frac{1}{10}$ , 483 <i>l.</i> 15 <i>s.</i>	4	189
P.E. 205 773	21 Feb. 1650. Fine paid and estate discharged	7	23
P.R. 4 182	16 Aug. Having long since compounded with the Committee for Compounding, and paid his fine, complains that part of his estate, viz., the rectory of Milverton, is of late sequestered.	95	244
R. 205 765	16 Aug. County Committee to certify the value of the rectory, and the cause of sequestration, and Reading to examine whether he compounded for that and the rest of his estate at full value.	11	90
c. 205 776	28 March 1651. The County Committee of Devon enquire the charge against him, as he lives in Kent, but was active for the late King, and a customer in Dartmouth, and has estates in cos. Devon and Somerset.	151	563
REC. 95 133	2 Jan. 1652. Jones complains that on pretence of the recusancy of one Matthews, the County Committee detain his right to a watergrist mill, parcel of the Manor of Milverton, which belongs to him by right of marriage with one of the daughters and co-heirs of John Bluet.	95	228
c. 14 227	2 Jan. County Committee to examine and certify, and Brereton to report.	15	165
Claimants on the Estate of JOHN POULTNEY, or POULTON (late), Recusant, co. Leicester.			
	25 Feb. 1648. Order that if [GREGORY] REYNOLDS come to compound for Lubenham Rectory belonging to Mr. Poultny, nothing is to be done thereupon till Sir Arthur Hesilrigge be acquainted therewith.	4	181
c. 107 841	13 Aug. 1650. FRAS. NEVILLE and 2 other trustees for the six younger sons of John Poulton petition for a return to the Committee for Compounding of all orders, proceedings, &c., in their case, that they may recover the rents wrongfully withheld from them. By deed of 1 Dec. 1631, they were intrusted with Lubenham Rectory, co. Leicester, on behalf of the six younger sons of John Poulton, for whose recusancy the County Committee forced the tenants to pay them the rents, not allowing petitioners any part, and let the premises to other tenants, who committed great waste and let the house go to ruin. Appealed to the Committee for Sequestrations, and obtained their order in March 1647 allowing the deed, but the County Committee refused obedience. Applied to the Barons of Exchequer, who declared they had no power to determine the case.	107	839

# COMMITTEE FOR COMPOUNDING.—CASES.

1819

			Vol. No. G or p.
25 Feb. 1648.	13 Aug. 1650. The County Committee are to inform themselves of the proceedings of the former committee, and to examine whether the children are brought up Protestants, and whether Poulton was a recusant convict before making the deed, and Reading is to state and report.	11	77
L.C.C. 100 327	10 Jan. 1651. Edw. SPENCE requesting to be tenant to Lubenham tithes, is to bring to the County Committee of Leicester the lease he had from the recusant, and to shew that he paid no fine for abatement of rent on the first lease; the County Committee are to certify the true letting value of it for 7 years', and meanwhile to forbear disposal thereof. Spence, with Robt. Cooper and Gregory Reynolds, heretofore farmers thereof, are to have liberty for three weeks to bid for it, and treat with the County Committee of Leicester, who are to proceed according to instructions, and not permit them to bid under the rent of 215 <i>l.</i> , which is already offered.	10	338
o.c. 12 105 d. 107 659	23 Jan. The County Committee to certify how much glebe land belongs to the rectory.	10	361
JOHN ROSSITER, Old Cleeve, Somerset.			
	25 Feb. 1648. To be discharged if found not worth 200 <i>l.</i> , having acknowledged his delinquency, taken the Oath and Covenant, and submitted before 1 May 1646.	235	16
EDMUND THOROLD, Recusant, Hough, and WILLIAM his Son, Little Ponton, both Co. Lincoln.			
P.R. 235 17	25 Feb. 1648. The father wishes to compound on Oxford Articles for delinquency in leaving his habitation for the King's garrisons, and begs a convenient time to bring in his particulars, according to the order of the House of Commons of 3 Nov. 1646.	122	291
P.R. 205 895	31 March. Petition renewed; he was not allowed to compound before because of his recusancy.	205	890
	31 March. Like petition of Wm. Thorold - - - - -	206	132
	31 March. Both admitted, recusants being allowed by special order of the House of Commons, to compound on Oxford Articles for $\frac{1}{3}$ of their estates.	4	195
	4 May. Deposition that Edm. Thorold tendered his former petition on 21 Nov. 1646, within the time limited by Oxford Articles, but was refused composition in respect to his recusancy.	205	895
R. 205 871 D. 205 897	5 May. Fine at 2 years, 376 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , for Edmund Thorold and his son.	4	201
P.R. 206 123 R. 206 103 C. 32 110	16 June. Fine on Wm. Thorold 106 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> - - - - -	4	206
	June? He submitting thereto, his sequestration suspended - - - - -	122	305
	5 Jan. 1653. The father complains that having contracted with the County Committee of Lincoln for a lease for seven years of the sequestered $\frac{1}{3}$ of his estate, by a covenant therein, he cannot plough any part but what has been in tillage within 20 years. Has the remaining third by composition on Oxford Articles, and begs license to break up 100 acres, as he has 400 acres of pasture in the lordship of Hough.	122	293
	5 Jan. The County Committee is to set out $\frac{1}{3}$ in kind to him, and he is to perform for the $\frac{2}{3}$ the covenants of his lease, which is not hereby intended to be made void.	17	567
P.R. 26 4 D. 122 205	5 Jan. 1654. He begs to contract for the sequestered $\frac{1}{3}$ of his estate on the Recusants' Act of 21 Oct. 1653.	122	278
C. 122 199, 201, 197	3 May. Father and son petition the Committee for relief on Articles of War. The Committee for Compounding would only allow	122	273

				Vol. No. G or p.
25 Feb. 1648.	EDMUND THOROLD, &C.— <i>cont.</i>			
	them to compound for $\frac{1}{3}$ of their estates, notwithstanding Oxford Articles. Beg that they may be admitted to compound for the rest, and have allowance in their fine for the property received since sequestration.			
	3 May 1654. The Committee for Compounding to certify if the petitioners have done anything to forfeit the benefit of their Articles.	122	271	
	27 May. Order by the Committee for relief on Articles of War on Wm. Thorold's petition, that the Committee for Compounding state whether he has forfeited the benefit of his Articles.	122	213	
R. 27 86	7 Nov. Order on the above by the Committee for Compounding, that the Registrar and Auditor are to certify, and Reading to report.	27	154	
	29 Nov. Order in the Committee on Articles of War, that as Edm. Thorold has not forfeited his Articles, he be admitted to compound thereon.	122	173	
P.R. 27 197	8 Dec. The father petitions the Committee for Compounding to set his fine for the $\frac{1}{3}$ of his estate, the Committee for relief on Articles of War having, upon deliberate hearing of his cause, adjudged that he should have the benefit of Oxford Articles, and that his fine should be deducted out of the rents received by the State from his said $\frac{1}{3}$ , and the overplus paid to him.	122	209	
205 881				
C. 33 373				
R. 27 201				
ACCTS. 205 885				
L.C.C. 205 891	8 Dec. Referred to Brereton to state and report	27	197	
-893			205 881	
D. 205 887	15 Dec. Begs an order to the County Committee of Lincoln to certify the receipts out of the said $\frac{1}{3}$ since his composition.	122	212	
R. 205 873	Granted.	27	209	
27 273				
P.E. 24 1171	23 Jan. 1655. Fine for the $\frac{1}{3}$ , 546 <i>l.</i> 13 <i>s.</i> , to be deducted out of the receipts from the estate.	12	626	
			24 1171	
ACCTS. 206 117	13 Feb. The son again petitions the Committee for relief on Articles of War, that though he compounded on Oxford Articles, and should have been allowed to compound at 2 years' value, the late Committee for Compounding treated him as a Papist in arms, and refused to admit him to compound on those Articles; so to prevent utter ruin, he was obliged to compound for a third of his estate.	122	215	
	13 Feb. Order thereon that the Committee for Compounding allow his composition on those Articles for the other $\frac{2}{3}$ of his estate, with defalcation from his fine of all sums received from his estate since he first petitioned to compound.	122	178	
P.E. 24 1174	20 Feb. He prays the Committee for Compounding to be allowed to compound accordingly.	206	112	
206 113			116	
P.R. 27 304	1 March. The fine to be 213 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , to be deducted from the receipts from his estate, and the balance paid him.	12	629	
206 119			24 1174	
R. 206 105	6 March. County Committee to certify their receipts from his estate.	27	325	
	12 June 1655. He prays that the County Committee for Lincoln may pay him his Michaelmas rents not yet paid into the Treasury. Granted.	122	182	
NOTE 122 179			12 639	
	24 July. On an order by the Committee for relief on Articles of War for 1,709 <i>l.</i> 17 <i>s.</i> 10 <i>d.</i> surplus, after deducting the fine, to be repaid by the Committee for Compounding to E. Thorold, they declare it is justly due, but they have no treasury out of which to repay it.	12	642	
	21 Feb. 1656. Maj.-Gen. Whalley's report, on the Protector's reference to Council of W. Thorold's petition, read.	176	561	
	13 May. Order thereon that the petition and certificate be transmitted to Whalley and the Commissioners for co. Lincoln, and to do as they think fit as to his discharge from all further proceedings on the extra [decimation] tax for delinquents.	177	116	



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25 Feb. 1648.	THOS. VEYNALL, Hereford, Co. Hereford.		
c. 209 404, 405		209	400
REC. 209 406	25 Feb. 1648. Compounds for delinquency in adhering to the King. Has taken the National Covenant and Negative Oath.		
P.E. 209 401			
P.E. 4 182	22 March 1649. Fine at $\frac{1}{2}$ , 97l.	5	78
c. 209 408	4 March 1650. Fine paid and estate discharged	7	34
REC. 209 410			
R. 209 397			
	ANN, Widow and Administratrix of WM. WHICHCOT, Beesby, Co. Lincoln.		
c. 205 384	25 Feb. 1648. Compounds for her husband's delinquency in going into Newark whilst it was a garrison for the King, for which his whole personal estate, value 2,000l., was seized and disposed of to the Parliament's use. Begs a moderate composition, that she may have some relief out of the debts owing to her husband, who died in the garrison in April 1646.	205	382
P.E. 205 385			
P.E. 4 182			
R. 205 379			
L.C.C. 162 153	8 March. Fine at $\frac{1}{2}$ , 47l. 10s.	4	188
	RICH. CONQUEST, Houghton Conquest, Co. Bedford.		
28 Feb. 1648.			
NOTE 205 641	Begs to compound at $\frac{1}{10}$ . Being in prison upon several executions, presented his petition, which cannot now be found, in Nov. 1645, by the hands of the deputy-marshal of the King's Bench, who is ready to swear thereto.	205	638
P.E. 205 633			
-635			
P.E. 4 183	20 March. Fine 400l.	4	192
c. 205 647, 639		235	18
R. 205 631	April ? Begs a review of his fine, his whole estate being seized on in the Exchequer, and delivered over upon an outlawry for debt to Mr. Eveline, and there being several other extents and incumbrances which wait the discharge thereof, amounting to 5,000l., whereof no consideration was taken in the setting of his fine; has a wife and 10 children.	75	411
c. 205 643, 645			
	6 Dec. Fine paid and estate discharged	6	242
	7 Feb. 1650. Col. Purefoy discovers that he has undervalued his estate.	7	14
c. 75 415	12 Feb. George Bayly, minister of Houghton Conquest, and 3 others petition, offering information against Rich. Conquest as a most dangerous malignant and Papist, whose estate is above 800l. a year, and who has a great sum of money which he has concealed, and beg to be allowed to make proof thereof.	75	413
c. 33 364, 366	12 Feb. The letters of suspension and discharge ordered to be made void.	7	17
	19 Feb. County Committee to forbear proceedings upon the order for re-sequestration.	7	22
	CLAIMANT ON THE ESTATE.		
	30 April 1651. FRAS. THEOBALD, of Gray's Inn, begs the benefit of his extent upon the lands of Richard Conquest, against whom petitioner's trustee obtained a judgment for 400l. debt. Has been put to great expense by Conquest's lawsuits.	123	171
	30 April. Referred to Brereton. [See case in Committee for Advance of Money Calendar, p. 1191.]	14	100
		123	169
	SIR CHARLES LUCAS, Horsey, Essex.		
c. 205 271, 272	28 Feb. 1648. Compounds for delinquency in arms. Petitioned in April 1646, but having inquired for the petition since taking the oaths, has been unable to recover it.	205	270
P.E. 205 273			
P.E. 4 183	16 March. Fine at $\frac{1}{2}$ , 508l. 10s.	4	188
R. 205 267			

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28 Feb. 1648.	SIR CHARLES LUCAS— <i>cont.</i>		
	28 July 1648. Suspension revoked for not paying in the remainder of his fine within the time limited.	4	214
	30 Oct. 1650. Sir Charles having been executed by martial law at the surrender of Colchester, and his estate said to descend to [his brother] Sir John Lucas, the rents are detained in the tenants' hands by the County Committee.	253	59
	17 Jan. 1651. County Committee ordered to continue the seizure of the estate.	254	24
	10 Feb. The estate to be still sequestered	30	139
	19 Feb. Charles Pitfield, merchant of London, begs discharge of lands in Horsey, co. Essex, lately come to him by the death of Sir Charles, sequestered without cause assigned.	98	480
	29 April. Sir John, or Lord Lucas, and Pitfield, petition that Sir Chas. Lucas, compounding for delinquency in the first war, had paid his first moiety and secured the second, when he passed over his estate to Chas. Pitfield for security of 1,000 <i>l.</i> , and of his second moiety, which Pitfield has since paid. Sir Charles was executed for engaging in the second war. Pitfield admitted Sir John as tenant, on his agreeing to pay interest for moneys lent. Sir John has paid 2,000 <i>l.</i> of his brother's debts, and a fine to the lord of the manor, for which the estate is only sufficient to reimburse him. They beg allowance of their title and suspension of seizure.	98	478
L. 98 471 156 81 c. 98 461, 474, 467, 463 REQ. 98 477	29 April. County Committee to examine the case, and not to dispose of the estate till further orders.	14 98	99 475
	7 April 1652. Sir John Lucas begs discharge on the Act of Pardon of Horsey Manor, Essex, secured on pretence of the delinquency of his brother, Sir Chas. Lucas, for which he lost his life by court martial. Granted.	98	470
		16	272
1 March 1648.	WM. SHARPE, aged 11, Pinchbeck, Co. Lincoln.		
P.E. 205 157 R. 205 153	Compounds for the delinquency of his father, who went into Newark garrison for the King. There are 5 small children to be provided for out of the estate.	205	155
	1 March 1648. Fine at $\frac{1}{10}$ , 66 <i>l.</i>	4	185
6 March 1648.	JOHN GAYWOOD, infant Son and Heir of Thos. Gaywood, Bridgford, Co. Stafford.		
P.E. 205 679 R. 205 677	Compounds for the delinquency of his father, who died in Dec. 1643	205	682
	20 March 1648. Fine 80 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	4	192
	30 May 1650. JOHN CROMPTON, uncle of John Gaywood, jun., begs to be allowed to pay the fine of 80 <i>l.</i> , and to have power to enter on the lands for re-payment of the 80 <i>l.</i> , if the infant should die before it is paid.	77	662
	21 June. Sequestration to be suspended on his payment of the fine imposed on Gaywood, with a fourth part more and interest.	8	160
	RICH. GWYNNETT, of Tewkesbury and Wormington, Co. Gloucester.		
c. 205 627, 628 P.E. 205 625 P.R. 4 187 R. 205 621	6 March 1648. Compounds for delinquency in arms. Submitted in April 1648.	205	624
	20 March. Fine at $\frac{1}{2}$ , 37 <i>l.</i> 10 <i>s.</i>	4	192
	13 Sept. 1650. ELIZ. MOORE, widow, and GEORGE and RICHARD GWYNNETT, and 2 others, executors of Mary Brownjohn, widow, beg discharge of Wormington Manor, mortgaged to Mrs. Moore for 1,200 <i>l.</i> , left in trust for payment of debts and portions of younger children, but sequestered as descended to Rich.	100 88	851 931

COMMITTEE FOR COMPOUNDING.—CASES.

1823

			Vol. No. G or p.
6 March 1648.	Gwynnett from his mother, Mrs. Brownjohn, though he is no malignant, and the estate is not his.		
L.C.C. 98 933	13 Sept. 1650. County Committee to certify why they have sequestered Gwynnett.	11	164
P.R. 10 192	18 Oct. They are to continue the seizure of anything more than Gwynnett has compounded for.	88	939
B. 88 938	19 Dec. Order for restitution to him of what has been taken from him since his composition.	10	290
	JOHN ROMNEY, Infant Son of the late LANCELOT ROMNEY, Knightwick, Co. Worcester.		
P.E. 205 609	6 March 1648. Begg to compound [by John Evett, his grandfather and guardian] for his father's delinquency in arms. His father died in August 1643, being 800 <i>l.</i> in debt, and leaving 5 small children.	205	606
R. 205 603	17 March. Fine at $\frac{1}{10}$ , 140 <i>l.</i> - - - - -	4	191
	30 Aug. 1650. Being sequestered by the County Committee, appealed to the Barons of Exchequer, who suspended his sequestration till the hearing of the appeal, which is not yet determined; yet the County Committee have re-sequestered his estate. Begg suspension of the sequestration, or lease for the tenants to retain the rents pending a hearing.	114	556
D. 114 560	30 Aug. The fine formerly imposed ordered to be paid - - -	11	125 127
	March 1651? Henry Evett, his uncle and guardian, begs to pay the fine with interest, it not having been paid by reason of the imprisonment of the infant's grandfather for debt in Worcester Castle.	114	557
	16 June 1652. Romney petitions that his fine may be received, and that he may have his estate on security till the pleasure of Parliament is known.	114	561
C. 114 567	30 June. Ordered to make oath of the truth of his petition, and then further order will be given.	16	613
	3 Aug. Ordered to be sequestered for non-payment of his fine -	12	462
CASE 32 108	16 Nov. Parliament order that the County Committee state tomorrow the case of the infant, and who was the delinquent for whose delinquency the estate was sequestered.	172	679
	5 April 1654. John Romney petitions the Protector. The estate was sequestered for his father's delinquency, 3 years after his death, petitioner compounded by his grandfather, but though the fine of 140 <i>l.</i> has not been paid, 400 <i>l.</i> has been received from the estate; has 4 brothers, and only 80 <i>l.</i> a year, and the estate is 1,000 <i>l.</i> in debt; begs discharge without fine, or a reasonable fine.	192	74 93
R. 27 66	11 April. The case being referred to the Committee for Compounding, they refer it to the Registrar and Auditor.	27	23
	15 Sept. Wm. Romney pleads that he was bound with Henry Evett to pay 40 <i>l.</i> a year to the State if John Romney's estate, held by him during suspension, was re-sequestered, which it has been, on which he has paid the County Committee 100 <i>l.</i> , and they require 20 <i>l.</i> more. Begg that, as there has been no allowance since the sequestration for the maintenance of the children, 3 of whom he has maintained, and one of them is ready to be apprenticed, the Committee for Compounding would allow the 20 <i>l.</i> required of him as arrears, or a fifth part of what was in arrear.	114	554
	19 Sept. Allowed as desired - - - - -	27	122
	14 Feb. 1656. The report of the Committee for Compounding on Romney's petition to the Protector, referred to the Treasury Commissioners.	176	542

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6 March 1648.	JOHN ROMNEY— <i>cont.</i>			
c. 235	19	28 Oct. 1656. Romney renews his petition to the Protector. Was but 11 years old when his father died in 1643, and there are 4 other children. Details of appeals to the Committee for Sequestrations for discharge of sequestration, and to the Committee for Compounding for leave to compound, but the fine could not be paid, because his grandfather, who acted for him, was prisoner for debt, and he as a minor could not raise the money. The estate was worth 100 <i>l.</i> a year, and 700 <i>l.</i> or more has been received from it during the 10 years' sequestration. Lived with his uncle when the Scots came to Worcester, and soldiers were quartered on him; being terrified by their threats, and only 18 years old, went to the rendezvous at Pitchcroft, but did not fight, yet was adjudged a delinquent without a hearing. Mrs. Smith, of Worcester, petitioned for him, and the case was referred to Maj.-Gen. Berry, who has certified in his favour. Begs discharge, that he may pay the debts, being 1,000 <i>l.</i> , and provide for his brothers.	235	20
R. 235	21	28 Oct. Referred by Council to the Treasury Commissioners - I 77	436	
		27 Jan. 1657. Order on their report for discharge of the estate - I 77	657	
		8 Oct. 1659. Ordered to be sequestered for complicity in Sir Geo. Booth's rising, but found to be already sequestered for his engagement with the Scots.	263	64
		21 Oct. His estate seized by the County Commissioners -	263	76
8 March 1648.	ROB. BALLETT, Dulwich, Surrey.			
c. 205	850,	Compounds for delinquency in sending 40 <i>s.</i> to the King's forces.	205	852
	854-856	His estate was sequestered 6 Aug. 1647, but not before, notwithstanding he had been cleared by the Committee for Surrey, and taken the Covenant at his parish church at Twickenham, and again 11 April 1645, with Sam. Gibson, minister of Margaret's, Westminster, and with Wm. Barton, minister of St. John Zachary's, and the Negative Oath the same day. Has voluntarily paid his 5th and 20th parts. Has been upon his justification before the Committee for Sequestrations, before whom his cause yet depends. His estate is sequestered through malicious information. Has a wife and 8 children.		
P.E. 205	857			
P.E. 4	188			
R. 205	847			
		10 March 1648. Fine at $\frac{1}{10}$ , 105 <i>l.</i> 10 <i>s.</i>	4	189

## CARMARTHENSHIRE DELINQUENTS.

8 March 1648.	List by John Bateman, Ralph Grundy, and Walter Yate, of delinquents in the town and County of Carmarthen, with particulars of their offences, and note that if these, and the delinquents of cos. Pembroke and Cardigan were well looked after, they might produce 4,000 <i>l.</i> to the State, viz. :—	4	197
SIR EDW. VAUGHAN,	Tura Coyd, was a Commissioner of Array, knighted at Oxford for his good service to the King, and actually in arms against Parliament.	235	22
THOS. MAINWARING,	Llanymdover, was actually in arms against Parliament, and lived from home in the King's garrisons.		
JOHN VAUGHAN,	Place Gwyn, was an active Commissioner of Array and treasurer for the King's forces.		
JOHN LEWIS,	Llisnewith, was a noted delinquent, very active for the King.		
ROWLAND GWYN,	Taliars, was a Commissioner of Array, and a noted delinquent.		
COL. WM. GWYN,	his son and heir, was with the King in arms at Edgell fight and other places against Parliament.		

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THOS. WILLIAMS, was a lieut.-colonel of horse, and acted for the King.

HENRY VAUGHAN, jun., Derwith, was a lieut.-colonel to Sir Henry Vaughan, his father, and both in actual service against Parliament.

MORGAN OWENS was an ensign in Sir Henry Vaughan's regiment.

HENRY LLOYD was an ensign under the Earl of Carberry.

PHILIP LLOYD was a Commissioner of Array, absented himself from his house, and resided in the King's quarters.

DAVID VAUGHAN, Trynsaren, was very active in assisting the King with money, horse, and arms, and absented himself from home in the King's quarters on the approach of Parliament's forces.

PHILIP VAUGHAN, his heir, was a captain in the King's army, very active, and voluntarily contributed to, and assisted the said service.

THOMAS PHILLIPS, jun., Llanelly, was a captain in the King's service. With many others of his company, he forced into the house of Capt. Pritchard, a neighbour, and he and his wife were forced to fly for being affected to Parliament. Phillips plundered his house, brought the plunder to David Vaughan's house, and there divided and disposed of it.

THOS. HUGH ROTHEROW and ANTHONY JONES, Llannon, were very active against Parliament, and voluntarily contributed to the maintenance of the King's army.

FRAS. JONES, Tregibbee, did actually adhere to and assist the Earl of Carberry for the King against Parliament.

RICE PRITCHARD, Llanyndoverly, was an ensign at Oxford under Sir Henry Vaughan for the King.

BOWLAND MORGAN, Llangendeirne, being an ancient man, very often rode in the King's army into Pembrokeshire, and brought from thence store of horses, cattle, and other goods, and plundered and prosecuted his neighbours who were well affected to Parliament.

ANTHONY MORGAN and JOHN EVANS were sequestrators for the King, and sequestered the estate of Edw. Maunsell, then a captain in Parliament's service in Pembrokeshire. Morgan was a quarter-master, and sometime commissary to General Gerard, and with his father, Rowland Morgan, and Evans, his brother-in-law, was in the King's army in Pembrokeshire, where they plundered and carried away much cattle, &c.

SAML. HUGHES, Laughtunney, openly reviled and opprobriously contemned Parliament, terming them rebels and traitors. Being high constable, he was very forward and violent in advancing the King's service, and oppressing Parliament's friends.

JOHN HARRIS, alias HARRY, Llanvenith, was a Commissioner of Array, set forth horsemen and arms, and was very active for the King.

ANTH. CHANDLER and RICHARD his son, Poubrey, set forth a horse and arms, the son riding it.

JOHN GRIFFITH LEWIS, Llangendeirne, set forth a horse, man, and arms, and was very forward for the King.

FRAS. HOWELL, Llanelly, was in arms against Parliament, and very active.

JOHN AUBREY, 4 others of Carmarthenshire named, and many others whose names are not remembered, were very active and violent, some taken prisoners in arms, and all very forward in promoting the King's cause.

8 March 1648.

CARMARTHENSHIRE DELINQUENTS—*cont.*

The following are of the town of Carmarthen:—

JOHN BLOOME was a Commissioner of Array, set forth two horses, with men and arms, and on the taking of Carmarthen by the forces of Pembrokehire, he fled and absented himself during their stay, and continued in the King's quarters very active.

THOS. WOODFORD set forth a horseman and arms, and was very active for the King.

LODOWICK LEWIS, the King's attorney, was a Commissioner of Array, persecuting the well-affected, and very violent and active in promoting the King's cause; a disciple of Judge Jenkins.

WM. NICHOLSON, minister, has done much hurt in persuading the people for the King, as he still does. He is of a good estate, and a violent man.

GEORGE OKELEY, alderman, set forth a man in arms, bought a store of Pembrokehire cattle that were plundered, drove them into Worcestershire to the King's quarters, and there sold them, buying pistols, &c., with which he furnished the King's army at Carmarthen.

GEORGE JONES, alderman, set forth a man in arms, and was very active and violent against the proceedings of Parliament; more especially being mayor for last year, he opposed the ordinance of Parliament, and that for the Excise very highly, in abusing and imprisoning the Commissioners' servants.

DAWKING GOVE, mercer, lent a considerable sum to the Earl of Carberry to further the King's cause, and put forth a man in arms. On the advance of the Pembrokehire forces, he fled to Bristol, then in the King's possession, and continued there until it was surrendered to Parliament.

THOS. GRIFFITH, alderman, and RICE GOFFE, went in the name of the aldermen and townsmen to Shrewsbury, and desired aid of the King and Prince Rupert against the rebels of Pembrokehire, as they termed them, then in the Parliament's service, and were both in arms against Parliament.

ALDERMAN ANTHONY JONES, ROBERT LEWIS, Major THOS. JONES, and MARGARET LEWIS, widow, all set forth men in arms, and were very forward and violent in promoting the King's cause.

Also 17 others of Carmarthen are named as being in arms, and active for the King.

Four cases of Carmarthenshire delinquents were prosecuted as follows:—

SIR RICE RUDD, Bart., Aberglasney and Llangathen.

8 March 1648. Information that he was a Commissioner of Array, and very active for the King. He was voted a delinquent at Goldsmiths' Hall, but has not yet compounded. 4 197

P.E. 206 471  
P.E. 5 8  
C. 206 469  
R. 206 467

26 Sept. He begs to compound. In Oct. 1645, together with others of the county, petitioned the House of Commons for relief. They referred his case to Sir Rob. Pye, Sir Thos. Middleton, and others, a select committee, who ordered stay of proceedings against him, yet the County Committee have sequestered his estate. Rather than wait the judgment of the House, casts himself on the favour and justice of the Committee for Compounding. 206 473

Sept. ? The inhabitants of Carmarthen, hearing that he is compounding for their rectory, worth 110*l.* a year, beg 50*l.* for a preaching minister; the maintenance being only 7*l.* a year, no good or able man will perform the duty. 72 1001

COMMITTEE FOR COMPOUNDING.—CASES.

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8 March 1648.

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	5 Oct. 1648. Budd's fine at $\frac{1}{10}$ , 581 <i>l.</i> 12 <i>s.</i> 7 <i>d.</i> , to be abated 500 <i>l.</i> on settling 50 <i>l.</i> a year out of St. Peter's Rectory, Carmarthen, on the minister there. The Michaelmas rents to be saved to him upon the settlement, and the present payment of 80 <i>l.</i> Wm. Davies and John Lloyd, burgesses for Carmarthen, to be trustees in the conveyance.	5	10
	9 Oct. Certificate by Rich that the rectory was settled accordingly	35	8, 132
JOHN VAUGHAN, Llanelly, HEN. MIDDLETON, Llanarthney, and JOHN LLOYD, Frood, all Co. Carmarthen.			
c. 206,485, 492 P.E. 206 483 493 P.E. 5 8 R. 206 479 489	8 March 1648. Information against Vaughan and Middleton, similar to that against Sir Rice Rudd. Also against Lloyd that, being under-sheriff of the county in 1643, he was very violent in promoting the King's service, persecuting Parliament's friends, some of them to death, and was constantly in arms for the King.	4	197
	23 July. County Commissioners certify that on the late revolt in South Wales, Hen. Middleton of Carmarthen was useful to the Parliament forces, and only continued at his habitation and appeared amongst the revolvers for special reasons, by advice of a well-affected person.	126	321
	26 Sept. Vaughan and Middleton petition to the like effect as Rudd.	206	482 491
	5 Oct. Vaughan's fine at $\frac{1}{10}$ , 227 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , and Middleton's 120 <i>l.</i> ; both to have their Michaelmas rents on speedy payment of the first half of the fine.	5 105 126	10 616 351
NOTE 126 69	Feb. 1651? All three beg the benefit of the Act for South Wales of 23 Feb. 1649, they having compounded in 1648, and paid their moieties, amounting to 198 <i>l.</i> 16 <i>s.</i> 8 <i>d.</i> , and since paid the proportions due from them on the said Act.	126	317
	15 March. The Committee for South Wales authorize their freedom from molestation, they having paid their South Wales fines.	126 105	71 349 617
	13 May. Vaughan and Middleton's estates to be sequestered for not paying the whole of their fines.	14	115
	16 Jan. 1652. The sequestration of all three ordered for non-payment of the latter $\frac{1}{2}$ of their fine.	12	390
	21 April. The Committee for South Wales remonstrate, they being included in the Act of Grace for South Wales.	126	347
	5 May. They complain of molestation by the County Committee in spite of payment of their proportions on the said Act.	126	345
	5 May. Order for their discharge on the said Act	- - 16	355 359
c. 33 297 126 255	11 Aug. They request return of their bonds for payment of the latter half of their original fines.	126	266
	9 May 1654. The Goldsmiths' Hall Treasurers ordered to restore them.	12	611

WALTER HAWKESWORTH, Sen., Heworth, Co. York.

c. 205 762 758 P.E. 205 759 P.E. 4 188 R. 205 753	8 March 1648. Compounds for delinquency in going into York whilst it was a garrison for the King. His whole personal estate, to the value of 1,500 <i>l.</i> , has been disposed of by the soldiers and sequestrators.	205	756
	10 March. Fine at $\frac{1}{2}$ , 240 <i>l.</i>	- - - - - 4	189
	12 Feb. 1650. Discharge of his estate granted	- - - - - 7	16

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8 March 1648.	WALTER HAWKESWORTH— <i>cont.</i>			
	3 April 1655. DEBORAH HAWKESWORTH, on behalf of Walter Hawkesworth, jun., his infant grandson, begs discharge of a messuage and lands in Danby, Yafforth, and Houghton, co. York, worth 30 <i>l.</i> a year, for which the grandfather compounded; but being undervalued, it was continued under sequestration. The grandfather is now dead, and the estate is come to the infant.			90 883
	13 April. Referred to the County Committee	-	-	27 358
9 March 1648.	SIR JOHN STRANGWAYS, and GILES, his Son, Co. Dorset.			
	Admitted by Parliament order to compound at Goldsmiths' Hall for their delinquency.		1 205 235 23	
	13 March 1648. Sir John petitioning the Committee for Compounding accordingly, but refusing to take the Covenant, is required to answer in writing, in order to a report to the House. No order meanwhile to issue on his behalf.	120		558
	29 April. Parliament order that 10,000 <i>l.</i> be accepted in discharge of his fine, and fifth and twentieth parts, 5,000 <i>l.</i> to be paid in hand, the rest in 3 months. Security to be given to the Committee of the Navy, and on payment of half and security for the rest, both father and son are to be enlarged, Sir John to have liberty to go into Dorset; Giles to have liberty within the late lines of communication, and 20 miles distance thereof; on payment of the whole, Giles is to have his full liberty.	120		575
L. 120 569	6 May. Having paid 5,000 <i>l.</i> and secured the rest, they obtain an order from the Committee of the Navy to the Committee of Goldsmiths' Hall to discharge their sequestration.	120		579
	6 May. The Committee of the Navy to prepare and bring in an ordinance.	120		573
c. 34 44	12 May. Discharge granted accordingly	-	-	4 202
10 March 1648.	JANE PRICHARD ( <i>late</i> ).			
P.R. 205 673	Mary Prichard, of Uffington, co. Lincoln, her sister and admistra-	205		672
P.R. 4 189	trix, begs to compound for her sister's delinquency in going several times to Belvoir and Newark garrisons when they were held against Parliament. She died in April 1647.			
R. 205 669	20 March 1648. Fine at 10, 32 <i>l.</i> 10 <i>s.</i>	-	-	4 192
	3 Feb. 1649. The estate being re-sequestered on suspicion that Jane had married Col. Styles, who was in arms against Parliament, discharge is ordered, there being no proof of the marriage, and the estate being compounded for.	5		57
	JOHN VICCARY, Wootton Courtney, Somerset.			
	10 March 1648. Having acknowledged his delinquency, taken the National Covenant and Negative Oath, and sworn that he is not worth 200 <i>l.</i> , he is to be discharged from composition, if on examination his statement is found true.	4		189
15 March 1648.	CLEMENT PASTON, Recusant, Thorpe, Norfolk.			
P.R. 205 665	Petitions the House of Commons for leave to compound for his	205		660
657	estate, sequestered for recusancy only, and to be enabled to sell the same for satisfying his debts, which amount to 6,000 <i>l.</i> His personal estate, worth 2,000 <i>l.</i> , has been disposed of by the sequestrators and soldiers.			
P.R. 4 191	15 March 1648. Referred to the Committee at Goldsmiths' Hall, to permit him to sell some part of his estate, provided he has not been in arms against Parliament.	205		661



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15 March 1648.			
A. 205 653	17 March 1648. Begg to compound accordingly. With certificate	205	656
P.E. 4 219	from the County Committee of Norfolk, that he has lived peaceably, showing no disaffection, and is greatly indebted. [19 signatures.]		663
	20 March. In consideration of his losses, and the reference from the House of Commons, 500 <i>l.</i> is proposed as a fine, provided he give security to pay such further fine as the House may think fit to propose.	4	192
			193
		205	651
	21 March. Sequestration suspended, and he is to receive the profits of $\frac{1}{3}$ of his estate.	4	219
PROT. 5 8	8 Sept. Compounding on a further particular for an estate in fee of 269 <i>l.</i> 8 <i>s.</i> , the fine of 538 <i>l.</i> 17 <i>s.</i> reduced to 500 <i>l.</i> , "in regard the order of the House is to make a favourable composition, and that petitioner has sustained great losses."	5	1
O.C. 12 161			
P.E. 12 161	2 Oct. Order in Parliament that Sir Wm. Paston, Sir John Palgrave, and Sir John Potts, Barts., and three others, be trustees to the State for the estate of Clement Paston, not compounded for by him, or assigned to him for his third part, and pay over the profits to the State.	110	27
	30 Nov. Clement Paston having paid 550 <i>l.</i> , and the House having accepted 500 <i>l.</i> , the Treasurers are to repay him 50 <i>l.</i>	235	24
L.C.C. 164 33	23 April 1650. The trustees authorize Augustine Reeve and Finch Hartatongue, the tenants, to pay the yearly rent of 400 <i>l.</i> , due 29 Sept. 1649, to Thomas Garrett, treasurer for co. Norfolk.	110	119
-35	27 July 1653. Clement Paston complains that though the rent has been constantly paid for the said estate by his trustees, and more than of right was due, yet a further demand is made by the County Committee of Norfolk; begs reference to the Auditor to examine the accounts, that if anything appears due to the State his trustees may give satisfaction; but if more has been received than is due, that allowance may be made out of future rents, and that meanwhile the County Commissioners may forbear levying any rents, unless the trustees require their assistance therein.	110	169
P.E. 26 8	27 July. County Committee to certify and Auditor Moyer to report.	25	146
L.C.C. 110 127		110	145
163 565	17 Jan. 1654. Paston begs to contract for $\frac{1}{3}$ of his estate on the Recusants' Act of 21 Oct. 1653.	110	149
O.C.C. 110 129	17 Feb. County Committee to review their certificate, in which there is a mistake.	25	295
163 568	9 May. Auditors Browne and Hancock to state the whole accounts.	27	44
D. 110 131		110	117
163 569	28 July. Resolved that 20 <i>l.</i> 6 <i>s.</i> 10 <i>d.</i> is all that remains due from Paston for four years' rent, ending 29 Sept. 1653, no taxes being allowed for 1653, except it shall appear by certificate from the present County Committee of Norfolk that the taxes, being 473 <i>l.</i> 11 <i>s.</i> 6 <i>d.</i> , and the annuities, 120 <i>l.</i> a year, are chargeable upon his other estate; if so, he is to be further accountable to the State. The County Committee to make diligent search, and certify whether he has been in possession of any part of Hemsby and Thorpe, other than as tenant to the Commonwealth. The several parties mentioned in the report as claimants of annuities to make out their titles thereto.	23	1627
R.C. 26 8			
NOTE 110 125	31 July. The Committee for Petitions to enquire on what trusts the manors of Thorpe and Hemsby were vested in Sir Wm. Paston and others by the Parliament order of 2 Oct. 1648.	175	459
D. 110 69-73			
135-139	14 Aug. Paston petitions the Protector for discharge of Thorpe Manor, sequestered for his recusancy, [and held] on a lease for 7 years, or for leave to secure the rents by other lands.	192	35
D. 110 141, 121, 75, 143			
D. 111 391			
D. 110 133			
123			
O.C.C. 110 123			
C. 113 109			
-115			

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15 March 1648.	CLEMENT PASTON— <i>cont.</i>		
	14 Aug. 1654. On report that the trustees for the estate appointed by the said Parliament order have secured other lands in lieu of Thorp, its discharge ordered.	I 75	484
	9 Nov. Case referred to Reading to state the claims for annuities and demands for repairs.	27 110	155 67
	23 Nov. The three annuities mentioned in the report,—viz., 100 <i>l.</i> settled by Clement's grandmother Margaret on her son William, now dead; 6 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> by Edward, his grandfather, on John Mould, a servant, and 20 marks by himself on John Prank, a servant,—allowed and sequestration discharged.	23	1647
	19 Dec. Paston acquitted of all indebtedness to the State, save 20 <i>l.</i> 6 <i>s.</i> 10 <i>d.</i> arrears of rent, which will be allowed him out of taxes paid in 1653.	27	214
ACCTS. 110 51	2 Jan. 1655. Clement Paston begs an order to the County Committee of Norfolk to examine on oath what has been disbursed by the tenants for Parliament taxes and necessary repairs, and allowance thereof.	110	9
	2 Jan. County Committee of Norfolk to allow such as are usually allowed, and certify the examinations of witnesses.	27	234
L.C.C. 110 33	30 Jan. Order in the Committee for Compounding, on an ordinance of the Protector and Council prefixed of 21 Aug. 1654, discharging from sequestration Thorpe Manor and other lands near Norwich, sequestered for recusancy of Clement Paston, and by him sold to Nathan Wright, Paston having secured the rent on other lands.	134 12	385 628
163 559		I 75	507,
D. 110 35,		513(2)	
77-81			
163 562			
H. 27 149, 153			
E. 110 59			
D. 110 83			
	12 June. Reeve and Hartstongue beg an order to the County Committee of Norfolk to allow them out of their rent all the sums which by their lease from Sir Wm. Paston, Sir John Potte, and others, are to be defalked.	113	303
	12 June. The County Committee to examine and certify, and the Auditor to state the accounts.	27	416
	17 July. Edw. Bedwell petitions for time to present exceptions to the accounts. Granted.	172 29	597 25
	27 July. Clement Paston summoned to answer the exceptions to his accounts.	110 29	17 49
20 March 1648.	Claimant on the Estate of JOHN PETRE, Recusant.		
L.C.C. 206 75	GILES VANDERPUT, merchant of London, begs to compound for of Great Ilford marsh, Essex, purchased of John Petre, and worth 80 <i>l.</i> a year.	206	74
P.B. 4 201			
	20 March 1648. County Committee to certify its true value	- 4	192
		235	25
E. 206 71	14 June. Fine 68 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	- 4	205
21 March 1648.	THOMAS, LORD GREY of Groby, Co. Leicester.		
	Parliament Order that he receive 5,120 <i>l.</i> from the Earl of Chesterfield's estate, in lieu of all demands as Major-general.	73	643
	4 April 1648. Parliament order that the Earl's tenants pay him their rents accordingly till the sum is paid.	73	645
	11 Feb. 1650. Account of his receipts, 2,929 <i>l.</i> 16 <i>s.</i> 2 <i>d.</i> , leaving a balance of 2,190 <i>l.</i> 3 <i>s.</i> 10 <i>d.</i> due.	73	639
	5 April. Order that Salway present this account to the House, for their order for payment of the remainder.	9 73	44 641
	31 July. Parliament order allowing the account, the balance to be paid from the profits of the Earl's estate, as they are paid in to Goldsmiths' Hall.	1 11	228 59
	1 Aug. Order in the Committee for Compounding accordingly	- 11	60

22 March 1648. JAMES BROOKE, of York, Co. York. Vol. No.  
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Has been on appeal before the Committee for Sequestrations 72 244  
2 years; to clear himself of delinquency for residing in York  
whilst a garrison for the King, and the case is ready for hear-  
ing; but if it goes against him, he must compound. Begs that  
such of his personal estate as is not seized may be saved to him  
to compound for, he engaging to perfect his composition in  
3 months. No order.

## SIR WM. COMPTON, Erith, Kent.

P.R. 75 489 22 March 1648. Begs to compound for Erith Manor, &c., Kent, 75 487  
which his grandfather, William, Earl of Northampton, 18 years  
ago, conveyed to him to come to him at the age of 21, the  
profits during his minority to be taken by his father, Spencer,  
Earl of Northampton, for whose delinquency the manor is se-  
questered. Went beyond seas two years since, and is now of  
full age.  
P.R. 211 15 3 April 1649. Compounds for delinquency in being engaged in 211 11  
the late war at Colchester.  
C. 211 13 15 May. Fine at  $\frac{1}{2}$ , 810*l*. - - - - - 6 48  
D. 211 17 29 May. Fine reduced to 660*l*. - - - - - 6 76  
R. 211 9 9 June. Proceedings against him stayed as he submits to his 9 47  
C. 34 76, 113 fine, and he is to have his Lady Day rents.

## SIR JOHN MAYNE, or MAYNEY, Bart., Linton, Kent.

22 March 1648. Note that the papers on his wish to compound 205 700  
for delinquency are missing.  
22 March. Fine at  $\frac{1}{2}$ , 1,600*l*., with a saving to compound for 4 193  
some estate now in controversy.  
21 July. Leech certifies that he has taken the Oath and Covenant, 4 213  
but has paid no part of his fine.  
31 July. Note that he is now engaged in the later war - - - 6 184  
P.R. 12 23 1 Aug. 1649. On his petition (missing) to compound for lands in 6 186  
PROT. 12 51 cos. Kent and Oxon, fine 1,970*l*.  
21 May 1651. [Mary], Lady Mayney, being required to pay the 101 482  
arrears due to the State for lands of her husband, farmed by  
her, begs that as there are arrears of her  $\frac{1}{2}$  due to her, the  
accounts may be referred to Brereton.  
D. 235 26 21 May. The  $\frac{1}{2}$  with arrears from Dec. 1649 to be paid, if nothing 14 130  
hinders the payment. 101 482

Claimants on the estate of SIR JOHN MILL, Sen., Bart.,  
Newton Berry, Hants, and PHILADELPHIA, Widow  
of SIR JOHN MILL, Jun.

22 March 1648. Order in Parliament that his sequestered estate 96 431  
be charged with a debt of 800*l*. due to JOHN KEMP, and the  
County Committee to pay Kemp the profits till the debt is  
discharged.  
19 May. Like order that the estate of Sir John's son Thomas be 96 430  
liable to the debt.  
ACCTS. 96 435 May 1650? Statement of the case that Kemp received the rents 96 433  
-446 till Sir John Mill's death in July 1648; that he then obtained an  
R. 96 429 ordinance to receive the remainder from the estate of Thos.  
101 261 Mill, the son, a delinquent, but lately the County Committee  
235 27 have made a stay of the rents, and 110*l*. of the debt remains  
unpaid. He begs redress.

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22 March 1648.	SIR JOHN MILL, &c.— <i>cont.</i>		
	16 July 1650? Kemp is not to be allowed Thos. Mill's farm of Ful- lerton, [co. Hants], nor his March rents till Parliament con- firms his claim.	11	255
	11 June 1649. WALTER BARNES, of Shaston, Dorset, begs to com- pound for Celebury and Langley manors, co. Hants, $\frac{1}{4}$ of which are sequestered for recusancy of Philadelphia, widow of Sir John Mill, from whom he bought it.	66	836
P.E. 101 351	5 March 1650. THOS. MILL, son of Sir Jno. Mill, pleads that his father petitioned to compound in April last, but died before perfecting his composition, devising certain lands to petitioner for his own use, and others for payment of debts; begs to compound for both interests, he being a delinquent.	101	352
s. 8 18			
	4 April. Order that the expenses attending the prosecution of Sir John's estate be paid therefrom, and that John Pollen and Stephen Sayer, of Canterbury, Jas. Sharpe, of Westwell, and John Davies, of Davington, all co. Kent, show cause why they do not pay the money for which they were security on bond for Sir John.	7 9	90 43
H. 8 19			
D. 101 369			
E. 101 339			
D. 101 355			
H. 11 223	9 May. Order on behalf of the heirs-at-law that the money pay- able on the bond be not deposited till the case is heard, and Reading is to state it.	8 10 101	32 23 353
PROT. 10 201			
	7 Nov. Mill is to compound for the estate, fine 1,350 <i>l.</i> , and Davies to pay in the money secured by bond, on pain of pro- ceedings, and all parties to try their title at law.	10	208
	14 Jan. 1651. His request for leave to sell Davington Manor to pay his fine granted, if he first pays $\frac{1}{2}$ the fine, and gives security for the remainder, when the sequestration will be suspended.	10	342
	21 Jan. Katherine, wife of Thos. Mill, begs allowance of her fifth of her husband's estate, co. Hants, settled on her and her children. Granted.	101 10	316 352
P.E. 101 321	22 Jan. JOHN DAVIES, for himself and others, the co-heirs of Thomas Mills, deceased, begs discharge of lands lately in the possession of Thos. Mill, who had only a life interest in them, sequestered for the delinquency of Sir John Mill, his father, who can pretend no other title thereunto but under his late son, who was only tenant for life. Their rights have been tried at law, 3 years since, at the Kent assizes, when proceedings were stayed by injunction of the House of Lords; again in the Upper Bench, Michaelmas 1646, when they had a verdict and "judgment exemplified, which for delay is hung up by writ of error in the late Lords' House," and again at the same bar in Michaelmas 1647, when a special verdict was found; the drawing up has been delayed ever since, and they cannot procure it.	79	711 715
	22 Jan. Mill to pay half his fine, and then the case to be heard	10	356
	6 Feb. On payment of $\frac{1}{2}$ the fine, sequestration to be suspended	10	392
	12 March. Order that no felling or selling of woods be allowed meantime.	14	46
C. 110 861	5 Feb. 1651. PHILIP PACKER, of the Middle Temple, begs allow- ance of $\frac{1}{4}$ on the Act of the 8 August last, for his discovery of the title of Sir John Mill to Davington Manor, co. Kent.	110	859
O.C. 14 50	5 Feb. The treasurer to certify what has been paid in	10	383
110 337	12 Feb. Packer renews his petition. The estate was sequestered as Sir John Mill's, but discharged on the pretended title of John Davies and others, after which petitioner discovered to the Committee for Sequestrations a good title in Sir John Mill, evicted the said Davies, and procured the re-sequestration.	110	858
H. 14 84			

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22 March 1648.			
	12 Feb. 1651. Ordered $\frac{1}{2}$ on security for repayment in case Sir John Mill's claim be evicted.	14	1
		110	858
	17 April. Davies begs respite of payment to Packer, who made no such discovery.	79	720
	21 April. Davies, on behalf of the coheirs of the late Thos. Mills, prays that before possession be ordered to Thos. Mill, they may be heard. Are ready for a trial of their cause at the Common Law.	79	717
NOTE 79 721	21 May. Mill not to fell woods till his fine is paid, and Davies, and others, to bring in objections to Packer's claim on his discovery.	14	129
101 331			
D. 101 328,	2 July. Thos. Mill complains that John Davies and Jane Brown, in 1645, sealed 2 ejectment leases and surreptitiously got two judgments against the tenants, without any defence by Sir John Mill, then a prisoner. Davies has neglected to pay the moneys due according to his bond for 300 <i>l.</i> with Sherren, Collector for the Commonwealth, has possessed himself of the mansion house, and refuses to pay rent for it, so that petitioner cannot raise the latter moiety of his fine, 675 <i>l.</i> , but on very hard terms. Begs that Davies may be compelled to pay his arrears, and the money received for sale of woods.	101	319
323			
101 863-865			
L.C.C. 158 53			
H. 14 190			
D. 101 327,			
325			
P.E. 14 204			
C. 34 100			
	2 July. Mill to be fully restored to his estate when his fine is paid, and Davies and Packer's case to be heard.	101	320
			329
	10 July. Mill to pay his fine; Davies the moneys due on bond; Packer to have the benefit of his discovery, and Mill to have any money accruing from sale of his woods.	14	200
	18 July. It appearing that Davies is tenant to the State, he is to be so continued, but to pay his rent to Mill, and to commit no waste.	14	211
	26 Feb. 1652. Davies not having paid the money, the bond for 300 <i>l.</i> is to be put in suit.	16	73
	17 March. John Pollen, Jas. Sharpe, John Davies, and Francis Plane, and Jane, his wife, widow and executrix of Step. Sayer, complain of the levying of the bond of 300 <i>l.</i> by them entered into with John Sherren, conditioned for the payment of sums received from the tenants of Sir John Mill, which was not to be made use of against them if they made their title good, and this has been done by several trials at law, where no verdict has been given against them. Beg respite of payment.	110	1101
D. 110 1099	17 March. The order for payment of 300 <i>l.</i> on the bond made void	16	151
H. 25 123			
O.C. 25 192	25 May 1653. Pollen, Sharpe, and the others, to show cause why the money due on the bond should not be levied on their estates.	25	81
C. 158 58			
L.&C. 158 55	19 July. Order on hearing their counsel that the Kent Commissioners state the whole proceedings, and examine further witnesses if needful.	25	128
59			
H. 25 259, 279			
ACCTS. 101 356	12 Jan. 1654. Pollen, Sharpe, and the others, ordered to pay 227 <i>l.</i> 7 <i>s.</i> 6 <i>d.</i> arrears certified to have been received by them from Mill's estate.	25	283
H. 25 310			
27 22			
O.C. 27 26	5 April. They pleading the Act of Pardon, order that the said debt is not pardoned thereby, and that both sides be left to their trial at law.	27	22
	7 June 1650. ALEXANDER DEEDS, of River, co. Kent, begs allowance of his title, as heir through Julius Deeds, his father, to lands in Davington and Faversham, Kent. By virtue of the will, dated 19 May 1627, of Thomas Mills, of Davington, Kent, who contracted them upon his said father and his heirs, in default of issue, to Ann Mill, his daughter, and [Sir] John Mill, her husband. [Sir] John went to the King's party, and died at Oxford; the premises were sequestered 6 years ago after his death, notwithstanding he was but tenant for life, and have so	80	214

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22 March 1648.	SIR JOHN MILL, &c.— <i>cont.</i>		
	continued, notwithstanding the decease of the issue of the said John and Ann Mill. Being an illiterate man, petitioner was ignorant of his lawful title till November last.		
d. 80 214	7 June 1650. Reading to examine and report	10 39 8 117	
	23 April 1651. Begg reference of his title to the manor of Davington. John Mill unlawfully sold it to his father, Sir John Mill, Bart., for whose delinquency it remains sequestered. Noted, "30 April 1651, formerly adjudged."	80 213	
24 March 1648.	Claimants on the Estate of WM. MIDDLETON, Thorntoft, Co. York, and of his Nephew, WM. MIDDLETON, Stockeld, Co. York, Son and Heir of Sir Peter Middleton.		
	LADY ANNE OSBORNE petitions the County Committee for allowance of her rent-charge of 20 <i>l.</i> a year on Maunby Manor, which Wm. Middleton, of Thorntoft, co. York, her former husband, gave by will to Richard Talbot during her life, and which Richard Talbot, by deed dated 20 March, 2 Car., assigned to Sir. Edw. Osborne, her last husband, and to her.	108 612	
d. 108 610 L.C.C. 108 601 D. 108 603, 609 L.C.C. 172 487 108 605 D. 172 492 108 607, 612 R. 108 593	24 March 1648. The Receiver-General ordered by the County Committee to pay it.	108 612	
	13 April 1652. She petitions the Committee for Compounding, complaining that the premises being now sequestered for the delinquency of Wm. Middleton, the County Committee forbear to allow her the said rent without their order.	108 614 599	
	13 April. County Committee to examine and certify	16 298 108 597	
	26 May. She begs order for further examination of witnesses. Granted.	108 616 16 460	
	30 Sept. Her claim allowed with arrears from 25 Dec. 1650, the manor being sequestered for delinquency of Wm. Middleton, son and heir of Sir Peter Middleton, deceased, who was brother and heir of Wm. Middleton, petitioner's first husband.	19 1031	
L.C.C. 172 501 489 D. 172 503 507 L.C.C. 172 505	12 March 1651. MATTHEW, THOMAS, and CHRISTOPHER, sons of SIR PETER MIDDLETON, and 3 servants, beg allowance of their several annuities, formerly allowed by the Committee for Sequestrations, and duly paid hitherto out of Sir Peter Middleton's estate, which is now sequestered for the delinquency of Wm. Middleton, his son and heir.	105 601	
	12 March. The County Committee of York to examine the proofs of their respective deeds.	14 47	
	31 Aug. 1652. Their returns to be examined by counsel	17 174	
D. 137 327 172 511 L. 137 323 172 509	26 Nov. 1651. RICHARD TALBOT and CHRISTOPHER OUTHBERT beg allowance of rent-charges of 20 <i>l.</i> and 13 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> a year, on the lordships of Maunby and Thorntoft, co. York, bequeathed them by Wm. Middleton, of Thorntoft, and now sequestered for delinquency of Wm. Middleton, of Stockeld, son and heir of Sir Peter Middleton, deceased, who was brother and heir of the aforesaid Wm. Middleton.	121 447 137 331	
R.C. 17 218 L. 137 317 172 495 D. 137 319 172 497 R. 137 313	26 Nov. Referred to the County Committee	15 102 137 329	
	24 Sept. 1652. Outhbert begs to furnish better proof of his title. Claim allowed.	137 309	
	24 March 1653. Claim allowed, and the County Committee for York to pay him the annuity for life, with arrears.	19 1076	
	1652? JOHN MIDDLETON, administrator of Sir Peter Middleton, of Stockeld, begs to compound for the estate descended	105 629	

24 March 1648.

to him from Sir Peter, whose kinsman and creditor he is; took out administration of his goods, 7 Feb. 1645, but being about to enter upon his estate, it became sequestered for his delinquency in being in York during the siege. Petitioner is no way liable to sequestration, as may appear by the discharge of the County Committee of the West Riding.

## LESSEES AND PURCHASERS OF THE ESTATE.

- 1652? Request that Edm. Maude, of Burley, and Wm. Prichard, 101 417  
of Middleton, may be continued farmers of the estate in North  
Duffield, of Wm. Middleton, at 371*l.*, Parliament having ordered  
Sir William Constable 1,984*l.* 3*s.* 1*d.* out of the estate, of which  
he has since quitted 1,000*l.* to Parliament.
- O.T.T. 105 553 10 Feb. 1653. Discharge from sequestration of Middleton, Ilkley, 18 796  
and North Duffield manors, and other lands in Ilkley, Spof-  
forth, Kirkdeighton, and Kirkby Overblow parishes, co. York,  
forfeited by him, and bought from the Treason Trustees by  
John Wildman for Rich. Lowther and 2 others.

## EDM. ROBINSON, Newland, Co. Lancaster.

- P.E. 206 130 24 March 1648. Compounds for delinquency. Was in Clitheroe 206 132  
P.E. 4 193 Castle when it was a garrison for the King. In Jan. 1645,  
C. 206 133-137 voluntarily submitted to Parliament by taking the National  
R. 206 127 Covenant.  
C. 34 101 16 June. Fine at  $\frac{1}{10}$ , 40*l.* 9*s.* 4*d.* - - - - 4 206

27 March 1648.

## THOS. COGAN, Sadbury, Devon.

- C. 206 577 Compounds for assisting the King at the beginning of the wars; 206 576  
P.E. 4 194 deserted the service 2 years ago, and has taken the Oath and  
R. 206 573 Covenant.  
P.E. 206 579 17 Oct. 1648. Fine at  $\frac{1}{10}$ , 147*l.* 15*s.* - - - - 5 14  
581 20 Oct. 1649. Fine increased on a further particular to 206*l.* 15*s.* 6*d.* 206 584  
R. 206 571

31 March 1648.

## WM. IRISH, Coole Lane, Co. Chester.

- C. 205 811 Compounds for delinquency. Being one of the trained band of 205 815  
P.E. 205 818 Malbank, was compelled to serve the King in his garrisons of  
R. 205 815 Cholmondeley and Chester; but before 1 Dec. 1645, surrendered  
R. 205 814 to Parliament at Nantwich. Has taken the Negative Oath and  
National Covenant. His estate is under the value of 200*l.*  
31 March 1648. Fine at  $\frac{1}{10}$ , 48*l.* - - - - 205 813

7 April 1648.

Claimants on the Estate of SIR INGRAM HOPTON,  
Armley Hall, Co. York.

- P.E. 205 865 MILES STAPLETON, and MARY, his wife, daughter and heir of Sir 205 864  
862 Ingram Hopton, beg to compound for the delinquency of Sir  
P.E. 4 196 Ingram Hopton, who was in arms against Parliament.  
R. 205 859 14 April 1648. Fine at  $\frac{1}{10}$ , 600*l.* - - - - 4 198  
4 Oct. 1649. Order that lands in Wortley, co. York, for which Miles 235 27A  
Stapleton, and Mary, his wife, have compounded as the estate  
of John Hopton, heir to Sir Ingram, be not liable to seques-  
tration, but that John Hopton be permitted to enjoy the same,  
the fine being paid.

14 April 1648.

## JOHN LLOYD, Crynwyn, Co. Cardigan.

- P.E. 206 719 Begs to compound. Being sequestered for adhering to the King's 206 716  
P.E. 4 198 forces when in Wales, submitted to Parliament forces when they  
L. 206 721 appeared. Would have compounded earlier, but was told that  
R. 206 709 a committee would come into Wales on purpose. With certifi-

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14 April 1648.				
REC. 206 712	cate that he did not join in the late insurrection in South			
714	Wales, and was forward in dissuading others, and paid his con-			
	tributions.			
6 Nov. 1648.	Fine at $\frac{1}{10}$ , 140l.	-	-	5 22
				235 28
3 May 1652.	Estate discharged for an old fine, the clause for	12		432
	under-valuations being omitted according to the Act of General			
	Pardon.			
3 Aug.	Further proceedings against him to be forborne	-	-	17 85
5 May 1648.	JOHN BRERETON, Brother of Lord Brereton, Brereton,			
	Co. Chester.			
c. 205 902	Begs to compound on Ludlow Articles for delinquency in arms	205		899
-906	when 16 years old. Was unable to pay any fine till now, when			
	Lord Brereton, having compounded for himself, has promised			
	to discharge petitioner's composition. Begs to compound for			
	an annuity of 100l. charged on his brother's estate.			
5 May 1648.	Fine at $\frac{1}{2}$ , 160l. Report missing	-	-	4 201
	ROB. HAUGH, Moston, Co. Lancaster.			
c. 206 100	5 May 1648. Compounds for delinquency in arms. Begs the	206		96
101	benefit of Truro Articles.			
P.E. 206 97, 98	14 June. Fine at $\frac{1}{2}$ , 30l.	-	-	4 205
B. 206 89	10 May 1649. Begs reduction of his fine, being only tenant for	206		92
	life, whereas he was fined as tenant in fee.			
B. 206 93	5 July. Fine reduced to 25l.	-	-	6 147
				235 29
	JOHN STOCKER, Chilcompton, Somerset.			
PASS 207 111	12 May 1648. Begs to compound on Oxford Articles for delin-	207		109
P.E. 207 113	quency. Was a colonel for the King; after the surrender of			
P.E. 207 102	Oxford, retired into Wales, getting no profit from his estate, so			
PROT. 207 102	that he could not offer to compound before. Returned into			
116	Somerset upon the late risings in Wales.			
B. 207 101	27 Nov. Fine at $\frac{1}{2}$ , 1,312l.	-	-	5 30
C. 207 105	27 Aug. 1650. Begs to add to his particular the sum of 200l.	207		107
115	given him by Eleanor Lawley, of Sherburne, co. Dorset, whose			
P.E. 11 96	executor he is.			
B. 207 103	3 Sept. Fine at $\frac{1}{2}$ , 33l. 6s. 8d.	-	-	11 133
13 May 1648.	Claimants on the Estate of EDW. LATHAM, Homerwich,			
	&c., Co. Stafford.			
D. 63 910	HEN. ARCHBOLD, of Lichfield, Stafford, begs letters to the County	63		907
NOTE 63 921	Committee for discharge of sequestration of the tithes of			
L.C.C. 253 101	Homerwich, parcel of the prebend of Freeford in Lichfield			
P.E. 10 256	Cathedral, mortgaged to him by Edw. Latham, for a debt of			
D. 63 924,	100l., for which he compounded.			
913, 915, 919	10 Dec. 1650. He complains that some of the new County Com-	63		918
168 279	mittee have demurred to his enjoying the tithes, on pretext of			
	Ed. Latham's delinquency. Begs an order to them to allow			
	him the benefit of this mortgage, which is insufficient to pay			
	his debt and incumbrances.			
L.C.C. 63 911	11 Dec. As he paid a fine for that debt, the tithes are to	30		427
168 281	remain uncollected, pending hearing.			



## 1837

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**15      10**

**15      19**

98 563

17 90

98 545

25 138

98 577

98 569  
K80

**23 1587**

**COLONEL ADAM BROWNE**, Betchworth Castle, Surrey.

206 190

4 209

5 40

206 187

71 353

6 106

**KATHERINE, Widow of WM. WOLLASCOT, Wollascot,  
Co. Salop.**

205 959

205 958

4 203

4 204

12 393

WILLIAM, or SIR WM. MASON, Counsellor-at-Law,  
Sloley, Norfolk.

102 157

102 114

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27 May 1648.	SIR WM. MASON— <i>cont.</i>			
	mittee; petitioned in 1646, setting forth that he had taken the National Covenant and Negative Oath, and that he was not worth 200 <i>l.</i>			
L.C.C. 251 14 18	9 July 1649. Discharge ordered	- - - - -	6 155	102 117
	8 July 1652. County Commissioners report that his estate in Norfolk is only for the life of his wife, who is 80 years old.		164 53	
	PURCHASER OF THE ESTATE.			
O.T.T. 102 111	23 Sept. 1652. Discharge from sequestration of houses, &c., at Sloley, Sutton, Westwick, Worstead, Tunstead, and Norwich, co. Norfolk, forfeited by Sir W. Mason, and bought from the Treason Trustees by Fras. Alp.		18 909	
3 June 1648.	FRANCIS, LORD WILLOUGHBY of Parham, Suffolk.			
	Order in the House of Commons that they will proceed no further on the impeachment transmitted to the Lords against Francis, Lord Willoughby of Parham.		1 224	235 30
	6 Nov. 1648. Order on an Order in the House of Commons given, of 24 October,—that the 3,155 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i> payable to Francis, Lord Willoughby, by the ordinance of 5 March 1647, be paid to Alex. Norris, of Bolton, for the use of the forces to be disbanded in Lancashire,—for payment accordingly.		5 23	235 31
O.C. 5 25, 27 235 32–35	25 Dec. Order on an Order of the House of Commons of 23 December,—referring it to this Committee to consider the 3,155 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i> ordered to Lord Willoughby of Parham,—that Mr. Dallison, clerk to the Haberdashers' Hall Committee, give an account to this Committee what money has been paid to Lord Willoughby on the Order of the House of Commons, and to whom it is paid.		5 38	39
	25 Dec. 1649. Parliament order that Lord Willoughby's estate be sequestered, and $\frac{1}{4}$ allowed for maintenance of Elizabeth, Lady Willoughby, and her children.		1 215	
	4 March 1650. Order in the Committee for Compounding accordingly.		9 29	
	12 March. Wm. Willoughby [his brother], Wm. Godfrey, and other trustees for payment of Lord Willoughby's debts, beg suspension of this order, the deeds conveying his Lincolnshire estates to them being before his sequestration, part of the debts paid, and their own security given for payment of the rest.		131 174	
P.E. 115 181, 183, 187 181 149	12 March. The petition referred to counsel, and the order for sequestration suspended meantime.		7 48; 9 32	10 12
H. 7 56				131 175
C. 131 185				179
R. 131 167	19 and 20 March. Hen. Pelham to attend and testify about the deed, the trustees to give security for the rents till the sequestration is laid on, and the business respite till May.		7 62, 64	9 36
				10 13
O.C.C. 131 177	22 March. The deed produced and allowed, on deposition of Hen. Pelham and his servant about Upton and Kexby Rectory, and other lands of Lord Willoughby's in Lincolnshire.		7 70	9 37
C.P. 8 37			10 113	
10 24	27 June. Note that the other deeds not proved were sworn to by Edw. Turner, of the Middle Temple.		8 176	10 53
H. 8 85; 10 33				
D. 133 71	27 Aug. Order that Lord Willoughby's deed of 20 Aug. 1647 to Wm. Willoughby and Bulstrode Whitelock cannot be allowed.		11 96	
	29 Aug. Wm. Willoughby, of Stanstead Abbots, Herts, begs consideration of his case on the Act of 1 August. Long before the wars, Francis, Lord Willoughby, acknowledged a statute of 1,000 <i>l.</i> , and a judgment of 2,000 <i>l.</i> , for which petitioner has extended his sequestered lands in co. Lincoln, 3,000 <i>l.</i> being still due to him for principal and interest.		131 133	

# COMMITTEE FOR COMPOUNDING.—CASES.

1839

3 June 1648.

			Vol. No. G or p.
		29 Aug. 1650. Case referred to Brereton	11 113
		13 Sept. Order by the Committee for Compounding,—on the petition of Lord Willoughby's trustees, alleging their interest in lands, co. Lincoln, given them in trust by the deed of 20 Aug. 1647, and on consideration of the deed which they have not found sufficient ground to allow,—that the County Committee of Lincoln forthwith sequester the manors and lands, and demand of the trustees all sums by them received since the order of respite, and all arrears grown due since the sequestration formerly ordered.	11 166
		20 Sept. Lady Eliz. Willoughby petitions on behalf of herself and children, and of Wm. Willoughby, Wm. Godfrey, and the other trustees. The deed of 20 Aug. 1647, in which 900 <i>l.</i> a year was reserved for maintenance of herself and family, is not allowed because it contained a clause of revocation, which has not been exercised. It was enrolled 6 months before the delinquency, and 7,000 <i>l.</i> of the debts accrued for the service of Parliament. Begg its allowance, the trustees having given their own bonds for 4,000 <i>l.</i> of the debts.	131 85
		20 Sept. Order that, on payment of 1,000 <i>l.</i> in 6 days, the sequestration be suspended for a month.	11 186
		1 Oct. On Lord Whitelock's request for further time for Lady Willoughby to pay the money, order that the case be heard on Friday.	11 204
d. 131	29	10 Oct. The trustees are to receive the Lady Day and Michaelmas rents on the former security, and to pay in 500 <i>l.</i> ; time to be given to consider a deed now produced of 29 Jan. 1639.	11 218
d. 63	890	25 March 1651. Hen. Andrews and Thos. Tokin beg allowance of the said deed, whereby Lord Willoughby settled on them Knaith Manor and 2 others, for payment of a debt of 2,370 <i>l.</i> to Thos. Birkbeck, whereof only 1,350 <i>l.</i> is paid.	63 877 885
R. 63	879	25 March. County Committee to certify, and Reading to report -	14 60 63 883
		26 March. Order on behalf of Lord Whitelock that the estate of which he is trustee be not disposed of for a week, when he will be in town.	14 65
		8 April. Whitelock wishing to be tenant to the estate, the County Committees of Wilts and Suffolk are to survey it, and certify its value.	14 71
		11 June. Wm. Willoughby petitions that in 1638, his brother, Lord Willoughby, owing him 500 <i>l.</i> , entered into a statute of 1,000 <i>l.</i> for payment, and in 1647 owed him 1,500 <i>l.</i> ; the debts, with interest, now amount to 3,000 <i>l.</i> , and he obtained a judgment in the Upper Bench for 2,000 <i>l.</i> In 1648, being in great want of money for support of his wife and 8 children, extended the estate, and on sequestration had his debt allowed, and obtained suspension of sequestration, but forbore to intermeddle on the passing of the Act for Mortgages of 1 Aug. 1650. Begg allowance of his debts and judgment according to law. With note that the Committee for Compounding have no power to relieve him.	131 136
WILL 131	131	16 June. Wm. Willoughby, of Warsop, co. Notts, the brother, begs restoration of the annuity of 200 <i>l.</i> a year on Bardney Manor [co. Lincoln], left him by his father, William, Lord Willoughby, but now sequestered for delinquency of his brother, Lord Willoughby.	131 127
d. 131	129	17 July. Order that it be paid with arrears, deducting the taxes -	14 208
R. 131	125	19 Aug. The County Committee for Wilts reproved for not returning the survey ordered 8 April last.	14 260
L. & } 162 177		24 Sept. Wm. Willoughby petitions that on 3 April 1651, he was admitted tenant at 500 <i>l.</i> a year rent, to the estate of Lord Willoughby in co. Lincoln, and a certificate was ordered of its	131 138
P.B. } -185			
O.C.C. 131	189		
R. 15	29,		
	38, 115		

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3 June 1648.	LORD WILLOUGHBY— <i>cont.</i>		
	value,—there being incumbrances thereon,—which is wanted before a hearing of Andrews and Tokin's claim; begs stay of proceedings meantime.		
	4 Dec. 1651. Wm. Willoughby's statute and judgment for 2,000 <i>l.</i> , allowed, and he may compound on the Act of 1 August, for such of Lord Willoughby's estates as he has given in his particular, and then the deed named in the last report will be considered.	15	120
c. 131 143	23 Dec. Case referred to Auditor Sherwin - - -	15 131	149 145
ACCTS. 131 147 157-162	20 Jan. 1652. Order on his report that Wm. Willoughby may compound for the premises at a fine of 267 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , and hold the estate till his just debt, with interest, and the said fine are paid.	15	201
	20 Jan. The deed of 29 Jan. 1639 to Andrews and Tokin, to secure them from Lord Willoughby's debts, cannot be allowed till further considered; all parties concerned are to give in an account of their receipts to the County Committee for Lincoln; but Wm. Willoughby is discharged from so accounting, and Lady Willoughby is to have $\frac{1}{3}$ of the clear value of Lord Willoughby's sequestered estate.	15	202
d. 131 37, 117, 109, 111, 640 145 287 P.E. 131 113	12 Feb. Lady Eliz. Willoughby petitions that by return of the County Committee for Lincoln, there appears to be 2,000 <i>l.</i> 14 <i>s.</i> 2 <i>d.</i> a year in sequestration of her husband's estate not allowed, out of which divers deductions are to be made. Begs to be tenant of the remainder at a fit rent, with deductions for repairs and charges.	131	111
	12 Feb. The deed of 29 January in Wm. Willoughby's case disallowed. Also proof to be made to the Auditor of what has been paid of the debts in the said deed, and Willoughby and Godfrey to account on oath for their receipts. Lady Willoughby to have her $\frac{1}{3}$ set out in kind, and the house, and park of Knaith, co. Lincoln, to be part of it.	16 131	9 153
	12 Feb. On Lady Willoughby's complaint that the Goldsmiths' Hall Treasurers will only give a receipt for the 500 <i>l.</i> paid by her as if it were part of Lord Willoughby's fine, whereas he was never fined, order that it be allowed as paid in for the rent of his estate.	16	13
d. 131 123	25 Feb. Wm. Willoughby requests to be admitted to a review as to his fine for Lord Willoughby's estate. Granted.	131 16	141 57
	11 March. Willoughby having paid in $\frac{1}{3}$ the fine, the sequestration is suspended.	16	118
R. 131 115 L. 131 53 H. 16 291, 305, 313, 325, 340 c. 131 151	19 March. Andrews and Tokin being much injured by having to pay large sums on the deed of 29 Jan. 1639, which is disallowed, order that the County Committee for Lincoln forbear for a month to levy more upon the estate, and that meanwhile Willoughby and Godfrey perfect their accounts.	16	171
	11 May. Lady Willoughby is to receive her Lady Day rents, and those that will be due at Michaelmas, on security of Wm. Willoughby and Godfrey to be answerable for them in case Parliament orders their repayment, and the County Committee for Lincoln are to forbear to levy the rents, and to restore what has been taken.	16	380
	1 Sept. Order that Lord Willoughby's estate be discharged from sequestration on the Articles of Barbadoes, the rents now in the tenants' hands to be paid him, and his bonds delivered up, but arrears from the first seizure cannot be allowed without reference to Parliament.	17 177 183	
	17 Feb. 1653. Brereton to consider whether the Articles include restoration of arrears of rent.	17	691

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3 June 1648.

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		17 March 1653. Order allowing him 532 <i>l.</i> 6 <i>s.</i> 3 <i>d.</i> , deducting expenses and taxes received from his estates in co. Lincoln, since the date of the Articles of Barbadoes, but the opinion of Parliament to be taken as to those received before.	25	18
		9 June. Order allowing him the arrears before as well as after the said Articles.	25	90
		24 June. Petition of Francis, Lord Willoughby to the Committee for relief on Articles of War. Is comprised in the Articles of Barbadoes, by which he is to be restored to all his possessions in England, without fine or composition, and free from all Parliamentary incumbrances.	131	57 41
		Parliament owing him 3,155 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i> , they issued an order, 3 March 1647, given, for it to be paid—part from Sir Thos. Littleton's fine, the rest from the Treasury,—and he received 1,000 <i>l.</i> thereon, but the Committee for Compounding refuse to pay 2,155 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i> due, alleging want of power. Begs relief.		
B.	25 149	24 June. Case referred to the Committee for Compounding	131	55
7 June 1648. SIR WM. COURTENAY, Bart., Branbridge, or Bambridge, Twyford parish, Hants.				
P.E.	210 33, 37, 29	Begs to compound. Came in upon the Articles of Oxford, and petitioned the then Committee for Compounding to compound, without taking the Covenant or Oath. Being not permitted, went beyond seas.	210	36 39
		Is informed that Parliament, after his departure, granted that favour to all claiming the benefit of Oxford Articles. With note of his estate, being the jointure of his wife, who is the widow of Gilbert Wells.		
D.	210 31	15 Feb. 1649. Renews his petition to compound for delinquency in arms. As it is alleged against him that he is a Papist, begs to compound for $\frac{1}{3}$ of his estate.	210	26
C.	210 28			
R.	210 7			
		17 April. Fine on Oxford Articles, 26 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	5 6	56 18
L.	143 135	8 April 1651. His estate in Bambridge ordered to be sequestered	14	73
		14 May. Complains that notwithstanding payment of his fine, and his discharge, the County Committee have lately secured him [his estate] and seized his goods, and a third part of his estate. Begs to know the charge against him.	76	833
		14 May. County Committee to give him the charge, and certify	14	119
C.	167 262	24 June. County Committee having certified that they have no charge but his recusancy, he begs to enjoy his third as formerly. Granted.	76 14	834 174
L.C.C.	150 5	15 March 1654. Admitted by the Committee for relief on Articles of War to compound for the other $\frac{2}{3}$ of his estate.	143	187
R.	25 305			
P.E.	210 17, 21	13 June. Petitions the Committee for Compounding. Although he was comprised in Oxford Articles, the former Committee for Compounding, on supposition that he was a Papist in arms, admitted him to compound only for $\frac{1}{3}$ of his estate; the Committee for relief on Articles of War, by their judgment of 15 March 1654, ordered that he be admitted to compound for the remaining $\frac{2}{3}$ , according to Oxford Articles, and have abatement in his fine for the rents received therefrom since 7 June 1648, and if any surplus remain after deduction of the fine, the said Committee were to be certified that he might be paid the same. Begs a certificate from the County Committee of rents, &c., received since 7 June 1648, and on return thereof, to compound.	210 143	13 185
P.H.	12 615			
	.210 15			
L.C.C.	167 263			
	210 19			
C.	210 23			
R.	210 9			
		4 July. Fine 53 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> for the remaining $\frac{2}{3}$ of his estate, to be defalked out of the rents, &c., received from his estate.	12	617

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7 June 1648.	SIR WM. COURTENAY— <i>cont.</i>			
c. 33 156	14 Nov. He is to be paid 188 <i>l.</i> 7 <i>s.</i> 1 <i>d.</i> surplus, according to an	27	159	
143 175	order of 7 November of the Committee for relief on Articles of War given.	143	191	
	6 Dec. Order on the order of the said Committee of 15 March 1654,—that Sir William be admitted to compound for $\frac{2}{3}$ of his estate, and any surplus beyond his fine be repaid him;—that 188 <i>l.</i> 7 <i>s.</i> 1 <i>d.</i> adjudged to be unduly received from his estate be returned to him.	27	199	
	CLAIMANTS ON THE ESTATE.			
L.C.C. 167 569	30 March 1652. CHARLES, son and heir, and ELIZABETH, CONSTANCE, and WINIFRED, daughters of GILBERT WELLS, of Bembridge, Hants, beg discharge on the Act of Pardon of [Little Samborne Farm, Hants, value 20 <i>l.</i> a year], settled by their father, who died in 1642, on Sir Edw. Mansfield and other trustees for their support, and enjoyed till their mother married Sir Wm. Courtney; then the County Commissioners questioned whether the estate was not her jointure, but on producing the deed, it was allowed till last January, when the County Commissioners forbade the tenants to pay them the rent.	235	36	
		129	449	
			451	
L.C.C. 235 38	30 March. County Commissioners to certify whether it was sequestered 1 Dec. 1651; and if not, the Registrar to draw the discharge.	16	230	
c. 32 231		235	37	
d. 235 41, 42		129	454	
c. 235 43, 44	27 Oct. Petition renewed, the estate being sequestered only on general instructions.	235	39	
	27 Oct. Order that the children make out their title to the estate, and Reading report, and that meantime they enjoy the estate on security, with proviso that they prosecute their claim.	17	361	
		235	40	
	31 Aug. 1653. Charles, the son and heir, petitions that he has 46 <i>l.</i> rents on farms in Eastleigh, &c., Hants, $\frac{2}{3}$ of which being sequestered for recusancy of the tenants, he had the rents allowed in 1647 by the late County Commissioners, but the present County Commissioners will not pay without an order, which he requests.	129	445	
R. 235 45	31 Aug. Allowed the rents on security in double value, till a hearing in October.	25	185	
	28 Oct. He begs an order for examination of witnesses, and reference to counsel of his claim to the premises. Granted.	129	447	
		25	177	
	8 Sept. 1652. SIR ARTHUR SMITHES begs confirmation of an order of the Committee for Sequestrations of 9 June 1648, directing the County Committee to pay 40 <i>l.</i> for which petitioner in 7 Car. obtained a judgment against Wm. Courtney, of Hampshire, or to permit petitioner to levy it on his lands, sequestered for recusancy, unless cause be shown to the contrary. No cause has been shown, and Courtney still obscures himself, so that petitioner cannot levy the debt.	118	397	
	8 Sept. Referred to Reading	17	197	
10 June 1648.	WM. LLOYD, High Sheriff of Co. Carnarvon.			
O.C.C. 98 253	Order in Parliament that 1,000 <i>l.</i> be raised out of the estate of Sir John Owen to discharge Wm. Lloyd's debts.	98	261	
P.E. 98 255	26 Feb. 1651. Trevor Lloyd, his brother and executor, begs allowance of the said 1,000 <i>l.</i> ; Sir John Owen's estate not being large enough to pay the sums ordered, Parliament on 10 Aug. 1649 directed that it should be paid out of the general composition for North Wales. Has obtained an order of allowance from the Committee of North Wales, provided he gets allowance from the Committee for Compounding; 1,079 <i>l.</i> 14 <i>s.</i> is yet unpaid of his brother's debts, besides funeral expenses, amounting to 100 <i>l.</i>	98	259	
D. 98 249				
251				
R. 98 245				

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1843

			Vol. No. G or p.
10 June 1648.			
o.c. 14 88	26 Feb. 1651. Reading is to state the case, and it is to be reported to Parliament.	14	29
	23 April. Case sent to Sir John Trevor and Col. Herbert Morley to be by them presented to Parliament.	98	257
	28 Nov. The Speaker desired to present the case to the House	14	92
	29 June 1652. Order in Parliament that the Committee for Compounding pay the debts, not exceeding 1,000 <i>l.</i> , according to the Act for North Wales, out of the rents, fines, or compositions not pardoned by that Act.	15	110
		98	244
P.E. } 98 241			
& D. } -244			
c. 98 239			
NOTE 98 237			
14 June 1648.	HEN. CRISP, Co. York.		
	On his petition (missing) to compound for delinquency, having surrendered in May 1647, fine 75 <i>l.</i>	4	205
15 June 1648.	MICHAEL BUTTER, Quinton, Co. Gloucester.		
c. 206 153	Compounds for delinquency in signing two warrants for raising money and arms for the King. In 1644 came in voluntarily to the County Committee of Gloucester, and lent them 200 <i>l.</i> for the use of that garrison. In May 1645 took the National Covenant and Negative Oath, and has been on his appeal before the Committee for Sequestrations.	206	150
P.E. 206 151			
P.B. 4 206			
R. 206 147			
	23 June 1648. Fine at $\frac{1}{10}$ , 300 <i>l.</i>	4	207
	PURCHASER OF THE ESTATE.		
o.t.t.114 1195	2 July 1654. Discharge from sequestration of houses in Croston parish, co. Lancaster, forfeited by him, and bought from the Treason Trustees by Wm. Dicconson of London.	18	954
19 June 1648.	Claimant on the Estate of ANNE BRIDGMAN, Middlesex, Recusant.		
R.C. 4 209	John Dillingham, of London, petitions that having purchased of Barbara Edwards, widow, Edward Rossiter, and Mary, his wife, Anne Bridgman, spinster, and Thomas Wilks, the remainder of a term for six years of a house in St. Clement Danes, Middlesex, adjoining Milford Lane, he finds $\frac{1}{4}$ sequestered for Anne Bridgman's recusancy. Begs to compound for it.	206	358
c. 206 359			
R. 206 355			
	8 Sept. 1648. Fine at $\frac{1}{10}$ , 12 <i>l.</i>	5	1
23 June 1648.	MARGARET, Wife of FRANCIS DOBRINGTON, Stafford, Co. Stafford.		
P.E. 4 207	Begs that as her husband cannot take an oath by reason of lunacy, she may be admitted to take oath that his estate is not worth 200 <i>l.</i> , or be referred to the sub-committee for some small composition. Has to keep two strong men to watch him day and night, and has besides 9 children. When sensible, he had an order from the Committee for Sequestrations for certifying his delinquency, and cross-examining witnesses, but became senseless before he could proceed therein.	227	547
R. 227 545	The County Committee of Stafford restored her to her husband's estate after the said order. His lunacy is certified by the mayor and burgesses under their corporation seal.		
	30 June 1648. Fine 103 <i>l.</i> 12 <i>s.</i>	4	209
L.C.C. 168 557	7 July. If the County Committee of Stafford find his estate, after payment of debts, does not amount to 200 <i>l.</i> , they are to discharge his wife in charity from payment.	4	210

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24 June 1648.	CHRISTOPHER HILLS, Strand, Middlesex.		
	Having taken the Oath and Covenant, and sent in the particular of his estate, he is to be discharged if, as he alleges, his whole estate is not worth 200 <i>l</i> .	235	46
5 July 1648.	TAMWORTH RERESBY.		
	Is sequestered for being in arms against Parliament, and coming to London to compound, begs a license to enter, because of the late ordinance putting delinquents 20 miles out of London. Noted, to be granted, if he be not a recusant, and have liberty to compound.	113	226
21 July 1648.	SIR GAMALIEL DUDLEY.		
	Certificate that he was never before the Committee for Compounding for composition.	4	211
12 Aug. 1648.	THOS. COKE, M.P., Gray's Inn, and Melbourne, Co. Derby.		
	Parliament order that he be fined 500 <i>l</i> . for deserting Parliament, and going to the King at Oxford. His fine is set for his term of 5 years, from Lady Day 1649, in the lead mines of Wirksworth, co. Derby, with the lot and cope, and in the office of barmaster, under the respective rents of 72 <i>l</i> . and 1 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> ., payable to the King, and worth altogether 300 <i>l</i> . a year, which is his whole real and personal estate. The Solicitor-General is to prepare a pardon for his offence and restitution of the premises.	77 219	187 789
	28 April 1649. Lady Moore presents an information against him that he has a concealed estate, and a 7 years' lease of 500 <i>l</i> . a year, for which his brother, Sir John Coke, compounded with the County Committee of Gloucester, if the House approves.	77	144
P.E. 219 787 P.E. 11 82 R. 219 777	20 Aug. 1650. Being, by the death of his brother, Sir John Coke, possessed of an estate for 80 years, for life, and the remainder to his heirs male, and in default thereof to Sir Sam. Sleight and Thos. Gilbert, for 21 years, for raising portions for his daughters, if he should have any, and in default thereof to Rich. Coke, of Trusley, co. Derby;—begs a discharge on his former composition, or leave to compound for it as his own discovery.	219	785
	17 Sept. Fine at $\frac{1}{2}$ , 2,200 <i>l</i> .	-	11 171
P.E. 219 783 P.E. 12 7 R. 219 779	7 Nov. Having paid the moiety of his fine, begs to add to his former particular, and to be admitted to a review at $\frac{1}{2}$ .	219	782
	21 Jan. 1651. Fine at $\frac{1}{2}$ , 500 <i>l</i> .	-	12 99 219 780
	18 March. Committee for Compounding required by the Committee of Council for Examinations to certify whether, when his composition was made, he compounded for any delinquency since the alteration of government, and to return a copy of his particular and fine.	12	166
	18 March. The Committee for Compounding certify that he has paid 1,100 <i>l</i> ., being the moiety of his first fine, and nothing of his last fine.	12	168
	19 March. County Committees in Derby, Northampton, and Leicester, to sequester his estate.	14	54



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12 Aug. 1648.

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- 20 March 1651. Council of State to the Committee for Compounding. Coke being charged with high treason, and taken into custody, to be committed to the Tower, but having escaped and fled, you are to take great care to prevent his receiving his March rents, or embezzling his personal estate, also to sequester his real estate, and seize and inventory his books in Gray's Inn, and his deeds, &c., in an iron chest there. 78 137
- L.C.C. 151 93  
L. 78 135  
D. 127 431  
77 261  
P.E. 77 283  
-286  
151 59 -62
- 20 and 21 March. Orders thereon in the Committee for Compounding accordingly, to the County Committees of Derby, Northampton, and Leicester; his globes at Gray's Inn to be seized, and Hamersley, one of the messengers of the Committee, to repair to the several counties where Coke's estate lies, in order to sequester it. 14 56, 58
- 6 May 1651. LADY ELIZABETH COKE, widow and administratrix of Sir John Coke, of Melbourne, co. Derby, complains that the County Committees of Derby, Northampton, Leicester, and Middlesex have sequestered not only Thos. Coke's estate, but her jointure, and the personal estate of Sir John, belonging to her as his administratrix, and liable for his debts, which are very great. Begg that the County Committees may be ordered to certify what they know therein. Granted. 77 207  
273
- 7 May 1651. JOAN, widow of SIR JOHN COKE, Secretary of State, petitions that—having had Baggrave Manor, co. Leicester, settled on her on her marriage, and enjoyed it ever since her husband's death,—the County Committee, taking the said manor to belong to Thomas Coke, threaten its sequestration, unless certificate is produced from the Committee for Compounding. Begg a certificate accordingly. 14 106  
77 271
- 7 May. County Committee to certify what they know - - 14 109
- L.C.C. 77 293  
151 67  
161 417  
NOTE 163 329
- 23 May. Thos. Hamersley, messenger of the Committee for Compounding, begs payment of a bill annexed of 11*l.*, for journeys into cos. Northampton, Leicester, and Derby, for securing the estate of Thos. Coke, of Gray's Inn. 94 167  
168
- 28 May. Granted, and to be reported to the Army Committee for allowance. 12 223  
94 167
- D. 77 275, 287  
151 57  
L.C.C. 77 289  
295  
151 53  
162 511  
D. 77 276-281
- 17 July. Lady Eliz. Coke begs an order to the County Committee of Derby to examine her and such witnesses as she thinks material. Granted. 77 202  
14 209
- 3 Sept. On her request for a hearing, and that Mr. Coke, now prisoner in the Tower, may be examined on her behalf, hearing ordered. Brereton to go to the Tower, and examine Coke on interrogatories furnished by petitioner, Coke being first sworn, in Brereton's presence, by one of the Masters in Chancery, whom Lady Coke is to procure. 15 2
- 11 Sept. She is allowed  $\frac{1}{4}$  of the lands of which Sir John was seized, in cos. Northampton, Leicester, and Derby, except such as are the jointure of Dame Joan Coke, widow of Sir John Coke, late Secretary of State. As to the personal estate leases, made by the Earl of Hunts, of lands in Melbourne, and goods there, for securing 2,500*l.* lent him by Sir John, the Committee for Compounding cannot allow the lease till it is produced, and better proof thereof made. 15 15

The County Committee of Derby are to certify who was in possession of the lands pretended to be mortgaged at the sequestration, and that of Middlesex to certify why the goods and books at Gray's Inn were first sequestered, and what became of Sir John Coke's library, and whether the books claimed by Lady Coke were not sequestered as the books of Thos. Coke, at the time of his first sequestration; also whether any and what books were sequestered for his delinquency; Sir David Watkins is to be heard touching the sphere and two globes which she claims.

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12 Aug. 1648.	THOS. COKE— <i>cont.</i>			
n. 151	51	24 Sept. 1651. Lady Eliz. Coke begs an order to the County Committee of Derby for examining her witnesses. Granted.	77	204
			15	29
L. 77	258	3 Dec. Her petition for examination of witnesses renewed and granted.	77	206
151	63		15	117
D. 77	259	14 Jan. 1652. She begs delivery of the evidences in the custody of the Committee for Compounding of her title to a term of 80 years in the rectory of Melbourne and Newton, co. Derby. The lease from Francis, former Bishop of Carlisle, to Sir John Coke was confirmed by the Dean and Chapter, and an assignment thereof was made by Sir John Coke to John Hanson, in trust for his executors or administrators.	77	208
151	65			329
R. 77	251-255			
P.E. 77	215	14 Jan. Brereton to view the deeds	15	189
			77	327
		20 May. The lease of 30 Jan. 1649 allowed, and sequestration discharged. The seizure on the goods to be discharged, and Lady Coke to pay 100 <i>l.</i> in lieu of the books that were Thomas Coke's, or otherwise a catalogue to be brought in to the Committee for Compounding.	16	429
		1 July. Thos. Brickenden, treasurer of the Society of Gray's Inn, petitions that in 1614 the lodgings over the Old Gate were granted for 60 years to [Hen.] Yelverton, then Solicitor-General, and one of them has since come by assignment to Sir John Coke and his brother Thomas. Parliament ordered that the chambers of delinquents should be disposed of to the officers of the Inns of Court, and care taken that delinquents should not return thither. Thos. Coke's room was therefore sequestered, and rented to Sir John Coke, who, at his death, owed arrears of commons and rent, and other duties to the house and officers. Thos. Coke also owes duties, and is engaged in bonds for other gentlemen who are insolvent. The society always seizes chambers for such arrears, but submitted to their seizure by the Committee for Sequestrations. Begg their release, and disposal to the uses appointed by Parliament. With order that Thos. Fell, M.P., is to have a 7 years' lease of the chambers at 5 <i>l.</i> rent.	87	841
		13 July. Lady Coke's fine reduced to 75 <i>l.</i> , a moiety to be paid at once, and the rest within 7 days.	12	459
		27 July. Order by the Committee of Parliament for Sale of Delinquents' Estates to the use of the Navy, that the Committee for Compounding certify particulars of the composition of Thos. Coke, the amount of his fine, and the sum paid.	77	217
		28 July. Committee for Compounding certify accordingly	17	57
		1 Dec. The Committee for Removing Obstructions request the Committee for Compounding to send the writings concerning Sir John Coke's estate to Mr. Graves, to certify whether he was seized in fee.	77	209
		14 Dec. Order in the Committee for Compounding for Brereton and Graves to peruse the writings together.	17	503
			77	325
o.c. 12	531	15 Dec. On complaint by Mr. Fell, M.P., to whom Thos. Coke's chamber in Lincoln's ( <i>sic</i> ) Inn was leased, that he cannot enjoy it by reason of the books and other goods there, the Committee for Compounding order that if Lady Coke do not within 7 days pay the 75 <i>l.</i> fine, they will give present order for seizing and disposing of them to the use of the Commonwealth.	17	511
D. 77	337			
C. 77	331-335			
33	269			
D. 77	147			
		1 Feb. 1653. Fine paid and discharge granted	24	1087
R. 25	176	30 Sept. Lady Coke begs an order to the County Committee of Derby to examine witnesses in proof of her title to Melbourne Rectory. Granted.	77	169
L.C.C. 151	69			
77	336			
I.& } 151	71	9 Dec. She begs reference of her title to the rectory to Brereton. Granted.	77	162,
P. } 77-89			323,	321
			25	263

COMMITTEE FOR COMPOUNDING.—CASES.

1847

12 Aug. 1648.

D. 77 339  
R. 77 315  
-319

16 Dec. 1653. The officers of Haberdashers' Hall belonging to the Committee for Advance of Money, in whose hands any of Thos. Coke's writings remain, are to deliver them to Lady Coke.

17 Feb. 1654. Her claim to the rectory allowed and discharge ordered. 23 1580

CLAIMANTS ON THE ESTATE.

L.C.C. 151 41  
D. 131 69  
-73

7 May 1651. MARY WILLOUGHBY, begs allowance of a mortgage of lands in Over Haddon, Chelmerton, and Monyash, made by Sir John Coke of Melbourne, co. Derby, to John Hanson, of Ashbourne, trustee for petitioner, for payment of 2,000*l*. He never repaid the 2,000*l*., yet the Committee for Compounding have sequestered the premises as belonging to Thomas Coke. Begs order for examination of her witnesses in proof of the deed. Granted. 131 67  
77

L.C.C. 151 33  
D. 151 35

17 Sept. Counsel thinking it necessary that petitioner and some others should make oath of some particulars, she begs that the County Committee may be required to take the examinations. Granted. 131 75  
15 23

22 April 1652. The charge of 1,000*l*. mortgage with interest allowed, if no cause be shewn to the contrary thereon, and she is to account with the Auditor from year to year till she is satisfied the said sum. 16 336

14 July. She begs that the order of 22 April may be made absolute. 131 87

14 July. Granted, together with arrears from the time of her petition. 16 701

L.C.C. 162 3  
D. 162 1

24 Jan. 1654. Mary Willoughby, *alias* Dixy, wife of Beaumont Dixy, of Bosworth, co. Leicester, being willing to account for her receipts, but living far from London, and it being winter,—begs that the oaths of herself and husband may be taken before the County Committee of Leicester. Granted. 131 52  
25 287

D. 94 956, 954  
REC. 94 957  
D. 94 949, 951  
R. 94 943

6 Aug. 1651. CHRISTOPHER HALLILEY and JAS. MAYO petition that Thos. Coke, after his composition, having borrowed of Halliley 300*l*., and of Mayo 150*l*., for security of repayment, leased to them 22 Oct. 1650, the manor of Duston, co. Northampton, for 5 years, with condition of voidance on re-payment by Lady Day 1651. The said sums are still owing to petitioners, yet the County Committee refuse to allow their possession. Beg reference of their title to counsel. Granted. 94 947  
14 249  
94 946

8 April 1652. Committee for Compounding cannot allow of the lease, it being made before payment of the latter moiety of Coke's fine. 16 282

CERT. 32 116

3 Nov. Order by the Committee for Removing Obstructions on the case, that the Committee for Compounding signify whether Thos. Coke compounded twice, and whether Duston Manor was under sequestration at the date of the lease, and whether he compounded for it. 94 942

25 Sept. 1651. County Committee of Derby to report who receives the lot and cope for the lead mines in Wirksworth, except the Dovegang, and their real value, and to see that they are received to the use of the State. 15 32

R.C.15 121,139  
77 184

5 Dec. 1651. JOHN GELL and JOHN MILWARD beg reference of their title to the lead mines of Wirksworth, excepting the Dove- 77 180  
185

- 12 Aug. 1648. THOS. COKE—*cont.*  
 L.C.C. 77 189 gang, and to the Barmaster's office there, which Thos. Coke  
 151 247 in 1648 sold to petitioner for 1,000*l.*, he having 6 years  
 D.151 247-251 remaining of a lease from the King, which he had compounded  
 77 191-193 for. By reason of his new delinquency, the County Com-  
 R. 77 181 mittee, suspecting that the premises still belonged to him,  
 seized them, and would only allow petitioners a month to prove  
 their title. Beg that, pending the reference of their title, they  
 may not be disturbed in their possession.
- 8 July 1652. Claim allowed, and seizure ordered to be discharged 16 672
- R.C. 15 43 8 Oct. 1651. JOHN EUDON, of Chellaston, co. Derby, clerk, begs an  
 order for payment of 16*l.* a year augmentation from Chellaston  
 tithes, granted him Aug. 1650 by order from the Committee for  
 reformation of the Universities, and confirmed by the Trustees  
 for augmentations. It is part of a rent reserved to the late  
 Bishop of Carlisle, and is sequestered from Thos. Coke, who had  
 a lease from the bishop.
- NOTE 84 203 21 Oct. Order that the County Commissioners pay to the re- 15 52  
 ceiver of impropriations in the county 45*l.* from Melbourne 84 201  
 Manor, whereupon the said 16*l.* is to be paid.
- 15 Oct. 1651. THOS. ROBY petitions that having purchased for 580*l.* 114 727  
 lands in Castle Donington, co. Leicester, of Thos. Coke, 735  
 which were compounded for and discharged, he paid 300*l.*,  
 and secured the rest by bond of 500*l.* to Richard Coke,  
 kinsman of the said Thomas. Since the new charge against  
 Thos. Coke, the County Committee of Leicester try to force  
 petitioner to pay them the money, pretending it belonged to  
 Thomas, whereas Richard owns the debt, keeps the bond, and  
 pretends it belongs to him. As Richard was tenant in tail,  
 and Thomas had but an estate for life, Richard ought to join in  
 assurance with Thomas before petitioner pays the rest of the  
 money, and till he has joined or disclaimed interest therein,  
 petitioner ought not to be compelled to pay either Richard or  
 Thomas, and on payment ought to have his bond cancelled;  
 begs that Richard may be moved to show cause why on pay-  
 ment of the money, he should not join in the assurance and  
 deliver up his bond.
- L. & D. 114 739 15 Oct. County Committee to examine and certify - - 15 50  
 -743 7 Jan. 1652. Begs a hearing, the County Committee having 114 737  
 certified.
- 7 Jan. Referred to Brereton - - - - 114 733
- 20 Jan. Begs an order to the County Committee of Derby to 114 725  
 examine his witnesses. Granted. 15 203
- L. & D. 114 745 3 June. The bond being in the hands of Sam. Wade, he is 16 506  
 -747 ordered to bring it in, and then the County Committee to repay  
 151 38, 39 to Roby what they have received thereon.  
 R. 114 729
- 18 Nov. 1651. JANE [LITTLETON, said to be the] wife of Thos. 77 176  
 Coke, petitions, with her son THOMAS, for allowance of  $\frac{1}{4}$  of  
 the sequestered estate of her husband, a delinquent imprisoned  
 in the Tower. Noted that the Committee for Compounding  
 cannot allow  $\frac{1}{4}$  till the mind of Parliament be known as to  
 persons who have been in the third war.
- 21 Jan. 1652. She renews her petition for  $\frac{1}{4}$  of her husband's 77 177  
 estate. Noted in shorthand for the Registrar to report what  
 has been done, and the case to be heard in a fortnight.
- D.100 547-554 3 Feb. Col. Hen. Danvers requests a warrant to bring in wit- 77 174  
 c. 32 17 nesses touching her business.  
 162 399
- 3 Feb. A warrant granted for 17 witnesses - - - 15 236

COMMITTEE FOR COMPOUNDING.—CASES.

1849

12 Aug. 1648.

Fol. No.  
G or p.

- 4 Feb. 1652. Leech not to publish the depositions till he have special directions. 100 550
- P.R. 15 136 16 Dec. 1651. ANN FLETCHER, widow, petitions that Sec. Coke, of 86 633  
86 632 Melbourn, co. Derby, gave her 5*l.* a year, which after his death  
D. 86 635-639 was paid by Sir John Coke, his eldest son, and then by Thos.  
R. 86 629 Coke, till sequestered for his delinquency; it is the only sub-  
sistence of her fatherless children, and she is too poor to come  
up to London to prove it. Begs an order to some justice of  
peace or County Commissioners to examine her case.
- 17 Feb. 1652. Committee for Compounding cannot allow the annuity on the grounds stated. 16 32
- D. 163 325 12 March 1652. WM. VAUGHAN and two other innkeepers of North- 126 325  
L. 163 327 ampton, tenants of Sir John Coke, deceased, beg abatement  
ACCTS. 163 325 of the rent of 68*l.* a year paid to the County Commissioners  
since the sequestration of Thomas, brother of Sir John Coke,  
for the meadows in Duston, near Northampton, because in  
June last, Col. Rich's regiment of horse ate up the grass  
which was ready for mowing, and allowed them but 25*l.*, so  
that they have lost 43*l.*
- 12 March. Referred to the late County Commissioners to settle - 16 131
- 29 March 1654. If the horses were put in against the will of the tenants, 28*l.* 5*s.* 7*d.* to be allowed them, they having made but 39*l.* 14*s.* 5*d.* of the ground, the remainder to be paid in. 27 1

PURCHASERS OF THE ESTATE.

Discharge from sequestration of lands forfeited by Thos. Coke, and bought from the Treason Trustees, viz. :—

- O.T.T. 77 155 1 Feb. 1653. Duston Manor, co. Northampton, bought by Rich. Wollaston. 18 795
- 4 Feb. Houses in Melbourn and Newton parishes, co. Derby, bought by Rich. Wollaston. 77 149
- O.T.T. 77 157 12 March. Lead mines in the Dovegang, Wirksworth, with cottage, Barmaster's court, &c., co. Derby, bought by Col. Wm. Mitchell and transferred to Rich. Wollaston. 18 813
- O.T.T. 77 153 23 March. Baggrave Manor, &c., Castle Donington Manor and mill, co. Leicester, and houses in Melbourn and Newton, co. Derby, bought by Rich. Wollaston. 18 813
- L 134 1 7 July 1654. At the instance of the Trustees for Sale of 134 1  
27 150 lands forfeited for treason, in Major Rich. Wollaston's behalf,  
the Committee for Compounding direct Thos. Newton,  
County Commissioner, to certify his receipts out of the  
Dovegang plot, late the estate of Thos. Coke, since  
2 March 1653 and on 11 March 1653 particularly.
- INT. } 173 375 8 Dec. The Commissioner is to examine Edw. Hopps the 27 204  
& D. } -377 barmaster thereon.
- ACCTS. 173 379 31 Jan. 1655. It appearing that 87*l.* 14*s.* 6*d.* is due to Wollaston for the lot ore and for the cope of the Dovegang, it is to be paid him by the County Committee, out of such seques-  
tration moneys as are in his hands. 27 272
- 7 Feb. He moving to examine witnesses to prove how many loads of the half meere (&c), &c., were got, the County Com-  
are to examine all his witnesses and certify. 27 286
- 26 Oct. Ashbourne Manor, lands in Bakewell, Monyash, &c., co. Derby, bought by Rich. Cooke. 18 899

			Vol. No. G or p.
17 Aug. 1648.	JOHN BROWNE, Harwood, Co. Hereford.		
c. 206 834, 835,	Compounds, begging a special report of his case to the House.	206	831
P.E. 206 837	Was a ward of [Thos.] Worrall, who married his mother and		
-841	went into the King's army; being left destitute, was forced to go		
P.R. 5 14	into the King's quarters to find his guardian. Came in before		
c. 206 835	Dec. 1645, took the Negative Oath, and has since been in the		
R. 206 829	Parliament's service, as is certified by the commanders under		
	whom he has served. Will shortly come of age, and Worrall		
	threatens to procure him to be sequestered unless he gives him		
	a great sum of money.		
	13 Nov. Fine at $\frac{1}{10}$ , 213 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> . . . . .	5	24
O.C.C. 71 489	27 Nov. The fine being paid or secured, sequestration sus- pended.	71	424
	14 Dec. The lease of his estate granted to Fabian Hill of Bristol, at 20 <i>l.</i> rent, beginning from 2 Feb. 1649, ordered to be made void, being made so long before the time at which it was to commence, and at $\frac{1}{4}$ of the true value.	5	38
	31 May 1652. Note that Browne has a saving to compound for a title in equity to the redemption of Evason Manor, and lands in Pettyeshold, Llanwern, co. Monmouth, mortgaged by his father.	12	515
P.E. 71 427	14 Nov. He begs restoration of messuages and lands called	71	327
-429	Deepholme, co. Monmouth, which, except 11 acres, parcel of the demesnes of Hadnock, held of the Duchy of Lancaster, according to deed of 26 September, 8 Eliz., were enjoyed by his ancestors. His mother was 6 or 7 years since in possession, till Walter James, barrister-at-law and recusant, procured a party of soldiers of the late King, when they took Monmouth, to enter thereupon and eject her. James now pretends that the whole belongs to the Duchy, and he being found in possession, the lands were sequestered for his recusancy by his own pro- curement, and let to Wm. Herbert, who has let them to Thomas Turner, brother to Walter James, and he holds them for James merely to wrong petitioner. Begs that they may be either re- stored to him or that he may be left to his remedy at law.	420	
	14 Nov. Case referred to Reading . . . . .	17	500
		71	326
	11 Feb. 1653. Browne and James are both to produce their titles and the case to be heard.	17	668
	11 Feb. The case having been proceeded with before the Com- mittee for Indemnity as between Wm. Herbert and John Browne, v. Thomas Williams, defendant, order that the report drawn up by Reading be heard before them as Committee for Compounding.	71	325
D. 71 328			
B. 71 315			
D. 71 435			
H. 27 75	21 July. Order on hearing that the parties be left to trial at	25	138
O.C. 23 1614	law.		
	29 June 1654. James objecting to this, and begging a decision on Reading's report, as he has had 70 years' possession, a further hearing of the report ordered.	27	85
28 Aug. 1648.	JOHN MANWICK, Aston Tirrold, Berks.		
	Returned to Parliament as one of many delinquents whose rents are secured in the tenants' hands, but who have not paid in the moiety of their fines.	1	196
	JOHN FROGG, Whitby, Co. Chester.		
D. 206 287, 289	29 Aug. 1648. Compounds, having been on appeal to the Com- mittee for Sequestrations. His only delinquency was in being on the grand jury in the County. With recommendation from the Earl of Warwick, signed, 17 Nov. 1646.	206	280
c. 206 284			285
P.E. 206 281			
R. 206 277			
	31 Aug. Fine at $\frac{1}{10}$ , 58 <i>l.</i> 8 <i>s.</i> . . . . .	119	743
		206	290

29 Aug. 1648.

Claimants on the Estate of SIR JOHN SYMONS, or  
SIMEON, Recusant, Co. Oxon.

Vol. No.  
G or p.o.c.c. 206 433  
R. 206 435

29 Aug. 1648. RICHARD BURNHAM, and JOHN SHERWILL, of Watt- 206 438  
leton, [Watlington], Co. Oxford, having purchased the rec-  
tory and 3 messuages, &c., in Wattleton, of Sir John Symons,  
for whose recusancy they are sequestered, beg to compound  
for the  $\frac{1}{2}$  under sequestration.

19 Sept. 1648. Fine 100*l*. - - - - - 5 3

P.R. 5 31  
R.C. 5 35  
C. 216 141  
R. 216 183  
L.C.C. 216 187

27 Nov. 1648. ROGER GREGORY, of Cuxton, Notts, having purchased 216 136  
lands of Sir John Simeon in Hablesthorp, co. Notts, worth  
20*l*. a year, begs to compound for the  $\frac{1}{2}$  sequestered for recu-  
sancy only.

18 July 1649. Fine 26*l*. 13*s*. 4*d*. - - - - - 6 168

31 Aug. 1648.

HUMPHREY QUICK, West Monkton, Somerset.

P.R. 206 337  
C. 206 335 339  
R. 206 331

Compounds for delinquency in adhering to the King against the 206 333  
Parliament at the beginning of the wars. Deserted 3 years  
ago and has taken the National Covenant and Negative Oath.

8 Sept. Fine at  $\frac{1}{10}$ , 80*l*. - - - - - 5 1

5 Sept. 1648.

JOHN BEDINGFIELD (late), HEN. BEDINGFIELD,  
Jun., and GRACE BEDINGFIELD, all of Gisltingham,  
Suffolk, and Claimants on their Estates.

P.R. 4 216  
R. 206 595

JOHN BASE, of Saxmundham, Suffolk, compounds for lands worth 206 597  
9*l*. a year, purchased of Grace Bedingfield,  $\frac{1}{2}$  of which are  
sequestered for her recusancy. 600

24 Oct. 1648. Fine 12*l*. - - - - - 5 16  
206 595

C. 119 545

29 July 1649. LAURENCE STISTED, of Ipswich, begs to compound 119 543  
for  $\frac{1}{2}$  of a farm called Drivers, in Swilland, lately purchased of  
the trustees of John Bedingfield, for whose recusancy it is se-  
questered. Noted as referred to the sub-committee.

R. 119 541  
L.C.C. 169 261  
267  
251 67  
L.C.C. 119 569

30 May [1650]. He complains that though he got leave to com- 119 539  
pound for the estate, worth 22*l*. a year, greater affairs pre-  
vented his case coming to a hearing, and meanwhile the  
Goldsmiths' Hall Committee was dissolved. Begs speedy  
dispatch, the legacies left to poor orphans being unpaid, and  
an order for the rents to remain in the tenants' hands mean-  
while.

D. 119 371  
169 265

2 May 1651. Petition renewed. On 28 July 1649, purchased of 119 568  
Fras. Cheney of Eye, and Grace Bedingfield, of Gisltingham,  
executors of John Bedingfield, Drivers' house and other lands in 169 259  
Swilland and Grunsbury [Grundisburgh?], appointed by will  
to be sold for payment of legacies. John Bedingfield, who died  
in 1643, was never sequestered, but the premises are now seques-  
tered for recusancy of his brother Henry; begs examination of  
his title, and reference to counsel.

R. 119 549

2 May. County Committee to examine, and Reading to report - 14 105  
119 591  
169 257

D. 119 529

15 April 1652. Order on report that the deed of purchase cannot 16 312  
be allowed, and therefore the sequestration of  $\frac{1}{2}$  of the premises 119 590  
is to be continued. 169 263

D. 119 540

5 Jan. 1653. Stisted begs an order to the County Committee to 119 540  
examine further as to his title, the deed not having been fully  
proved, through the absence of some witnesses.

			Vol. No. G or p.
5 Sept. 1648.	JOHN BEDINGFIELD, &c.—cont.		
INT. } 169 231	5 Jan. 1653. Reading to examine his title, and what further proof	17	566
& D. } -255	he has to offer.	119	535 589
L.C.C. 169 43	9 Feb. The witnesses living in Suffolk, he begs on order to the	119	533,
	County Committee there to examine them. Granted.	595, 593	
		17	665
I. & } 169 225	4 May. Further particulars to be sent by the County Committee	25	58
D. } -229			
B. 119 573	18 Aug. Having met with further witnesses who were not in the	119	531,
	way before, begs an order for their examination. Granted.	601, 599	
		25	172
	5 Jan. 1654. Stisted's claim allowed on further proof, and seques-	19	1155
	tration discharged, except for Driver's house, with arrears		
	from the petition of 2 May 1651.		
	19 Jan. 1654. HEN. BEDINGFIELD begs to contract on the late Act	67	855
	for Recusants for $\frac{1}{3}$ of Drivers' house sold with other lands,		
	co. Suffolk, to Laurence Stisted by Fras. Cheney and Fras.		
	Bedingfield, executors of John Bedingfield, but being omitted		
	from the conveyance, it would not be allowed on Stisted's		
	petition, and is sequestered for petitioner's recusancy. Noted		
	as referred to Reading.		
L.C.C. 251 67	25 Feb. 1650. ANT. BEDINGFIELD, merchant of London, begs to	67	932
	compound for the manor of Gislegham and Swatshull, Suffolk,		
	which he purchased Dec. 1649 of Henry Bedingfield, for whose		
	recusancy $\frac{1}{3}$ are sequestered.		
	25 Feb. His petition to be reported to the House - - -	7	28
L.C.C. 169 197	6 Sept. He complains of the continuance of the sequestration,	67	873
c. 169 191	though Henry Bedingfield was never convicted of recusancy,		
R. 67 925	and begs order to the sequestrators not to disturb him in		
c. 67 937	receipt of his rents.		
O.C. 10 272	17 Sept. County Committee to certify the grounds of sequestra-	11	173
D. 67 947	tion.		
c. 67 933	4 Dec. Committee for Compounding to receive the rents - - -	10	244
D. 67 941	9 May 1651. Parliament desired to give their directions in the	14	114
-949	case.		
R.C. 14 261	16 May. The estate ordered to be sequestered - - -	67	827
L.C.C. 67 935	27 Aug. The estate having been sequestered for the recusancy of	67	825
164 1	Henry Bedingfield, sen., who is dead, and petitioner having		
	bought the lands of Henry Bedingfield, jun., begs an order to		
	the County Committee to certify what they know concerning		
	the estate, whether it was sequestered by them, and as whose		
	lands, and for what.		
	8 April 1652. Title allowed, and estate ordered to be discharged -	16	287
	20 Jan. 1654. SAMUEL GOTT and JOHN WOODS, merchants of	142	281
	London, beg allowance of a mortgage for 1,250 <i>l.</i> still unpaid on		
	Bodney Manor, co. Norfolk, made by Edward Downes of Bod-		
	ney in May 1651 to Ant. Bedingfield for 99 years, and assigned		
	since Anthony Bedingfield's death by Sir Thos. Bedingfield		
	and Rob. Lowther, his executors, to petitioners, 24 May 1653,		
	but $\frac{1}{3}$ of the manor are sequestered for recusancy.		
	20 Jan. Referred to the County Committee and to Reading - - -	25	271
P.E. 227 102	20 Dec. 1653. HENRY and GRACE BEDINGFIELD beg to contract on	227	97
P.E. 26 2	the late Recusants' Act for the Hewitts in Swilland, now held	67	859
227 95	by Oliver Rolph.		
c. 227 99	23 Dec. Fine at 4 years, 66 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - -	26	43
B. 227 98			120
	17 Feb. 1654. Paid and estate discharged - - -	26	181



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13 Sept. 1648.	JANE, or JOAN, COUNTESS OF KILDARE.		
	Order in the House of Commons that the 700 <i>l.</i> formerly allowed her on account of her husband's arrears be made 1,000 <i>l.</i> , and be paid her out of discoveries by her of estates of delinquents sequestered, or compounded for at undervalues.	1 202 207 427	
14 April 1649.	Ordered 218 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i> fine of Thos. Bozon, discovered by her.	5 86	
[4 Sept.]	She begs that the fine of Major Giles Palmer, discovered by her, may be set, and she allowed the benefit of her ordinance.	97 201	
22 June 1650.	Parliament order that her weekly allowance be continued for 3 months, and be paid with arrears, to enable her to go to Ireland.	1 223 235 47	
28 June.	Order in the Committee for Compounding accordingly -	1 223	
8 July.	She, with Capt. Thos. Durburn, and 3 others, request that proceedings may be taken on their discoveries in the case of Wm. Brazier, Barton, co. Bedford, who owes 700 <i>l.</i> to Dr. Moore,* a delinquent.	97 196 197	
9 July.	Brazier summoned to appear - - - -	11 3	
	The proceedings against Bozon and Palmer are as follows:—		
c. 207 431 NOTE 207 430 P.E. 207 434 P.R. 5 14 B. 207 423 419	17 Oct. 1646. THOMAS, son and heir of HAMOND BOZON, of Whissonset, Norfolk, compounds for delinquency in arms against Parliament; has the reversion of his father's estate.	207 425	
	11 Dec. Fine at $\frac{1}{2}$ , 218 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i> - - - -	5 35 235 48	
	26 April 1649. Having compounded and paid the first $\frac{1}{2}$ of his fine, he begs a hearing to prove that he is entitled to the Articles of Truro. With certificate from Fairfax in his behalf.	207 421 435	
	23 June. Note that on review the Committee for Compounding is not satisfied with the certificate.	6 116	
	3 July. Fine reduced from 218 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i> to 145 <i>l.</i> - - - -	6 141 235 49	
P.E. 219 561 P.R. 11 5	4 Sept. 1649. Information by the Countess of Kildare, that MAJOR GILES PALMER, of Compton, co. Warwick, bore arms against Parliament, and has estates at Compton, co. Warwick, and Charringworth and Quinton, co. Gloucester.	97 199	
B. 219 548 PROT. 11 140	9 July 1650. He begs leave to compound, being declared by the Committee for Advance of Money to be within the Ordinance of sequestration.	219 555 235 50	
	22 Aug. Fine at $\frac{1}{2}$ , 1,236 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - -	11 84	
D. 219 558	19 Sept. Begs leave to compound on the Articles of Oxford, and more time to pay his fine. The estates descended to him through 3 brothers, all of whom aided Parliament, as he did 2 years in Ireland, after the surrender of Oxford, and has received no pay.	110 425	
D. 219 553 B. 219 549	19 Sept. Has licence to stay in town, but no order to be taken till $\frac{1}{2}$ the fine is paid.	11 176	
	1 Oct. Begs a review, having paid $\frac{1}{2}$ his fine. It is set at 600 <i>l.</i> a year, but he has to pay 320 <i>l.</i> for life out of it. Granted.	219 551 11 204	
	26 Nov. Fine confirmed - - - -	12 43	
19 Sept. 1648.	CAPT. GEORGE RIDGLEY.		
P.E. 206 761 D. 206 759 B. 206 755 O. 5 26	Having married Jane, widow of Thos. Thory, begs to compound for the estate left by Thory to Bridget, his sole daughter, an infant, aged 12 years. Has faithfully served Parliament in the wars, and still is in their service.	206 758	

\* Dr. Gabriel Moore. See the Calendar of the Committee for Advance of Money, p. 663.

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19 Sept. 1648.	6 Nov. 1648. Fine at $\frac{1}{10}$ , 186 <i>l</i> . ; but on paying $\frac{1}{2}$ , he may produce his proof for his wife's third issuing thereout.	5 22
	20 April 1649. Fine reduced to 90 <i>l</i> . - - - - -	206 766
21 Sept. 1648.	Claimant on the Estate of HENRY BERTIE, Co. Lincoln, Recusant.	
O.C.C. 85 43, 47	ARTHUR FALL begs to compound for the estate of Henry Bertie, his debtor, who has disposed of it to petitioner, but it is sequestered for Bertie's recusancy. Has adhered to the Parliament during the wars.	85 36
C. 85 39		
P.E. 85 37		
D. 85 50		
R. 85 34	21 Sept. 1648. Reference, but no order - - - - -	5 5
	GEORGE BEST, Kent.	
	21 Sept. 1648. Particulars of his estate, valued at 1,266 <i>l</i> . 16 <i>s</i> . 10 <i>d</i> . Fine at $\frac{1}{4}$ , 211 <i>l</i> . 16 <i>s</i> . 10 <i>d</i> .	235 51
	Claimants on the Estate of WM. TIRWHITT (late), Laneham, Co. Notts, and Kettleby, Co. Lincoln.	
P.E. 94 837	21 Sept. 1648. NATHANIEL HARRISON, merchant of London, begs to compound for the estate of Katherine, widow of Wm. Tirwhitt, his debtor, who disposed of her jointure to petitioner, but it is sequestered for her delinquency and recusancy. Has adhered to Parliament during the wars.	94 835
D. 94 836		
R. 94 833		
	21 Sept. Reference, but no order - - - - -	5 5
P.E. 123 395	18 Oct. 1650. FRANCIS, infant son and heir of Wm. Tirwhitt, petitions by Sir John Curson, Bart., his guardian, that he has a small inherited estate at Laneham, co. Notts, and Thorne, co. York, his whole support, but now sequestered, for what cause he knows not. Begs enquiry, and an allowance meantime.	123 400
	18 Oct. County Commissioners to certify the cause of sequestration.	10 190 123 385 397
	1 March 1651. They report that Wm. Tirwhitt was a Papist in arms	164 71
D. 164 265	12 Aug. Francis Tirwhitt's petition renewed. His father died 9 years ago, not sequestered, and he, being then 7 years old, was sent into France, where he continues. The estate was sequestered after death, for his father's supposed delinquency. Begs discharge. Signed by Edw. Rich, his counsel.	123 401 379
88 39-41		
123 383		
L. 123 381		
164 267		
O.C. 15 233	12 Aug. Referred to the Commissioners of co. York, also the Commissioners for co. Notts.	14 254 252
C. 123 391		123 377
339, 387		
R. 123 371	23 March 1652. Order on report that the Committee for Compounding can give no relief, the sequestration being for recusancy and delinquency before their power began.	16 182 187
D. 123 393		
	13 July. Order in Parliament that Wm. Tirwhitt's name be not inserted in the last Act for Sale of delinquents' lands.	123 366
	29 June 1653. The County Committee of Notts send in a report of his estate at the request of his widow, Katherine Tirwhitt.	164 275 273
	30 May 1654. WM. BOOTH, of Laneham, co. Notts, complains that having purchased of the Trustees for Sale of Dean and Chapter lands some glebe land belonging to Laneham Rectory, it has been lately sequestered as part of the estate of Wm. Tyrwhitt. Begs enquiry and reference to counsel. Granted.	82 582 27 6
	PURCHASERS OF THE ESTATE.	
O.T.T. 123 361	17 Sept. 1653. Discharge from sequestration of Ferryhill Farm, lands, and cottages, co. Notts, forfeited by Tirwhitt, and bought from the Treason Trustees by John Blount, Clement's Inn.	18 894

COMMITTEE FOR COMPOUNDING.—CASES.

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21 Sept. 1648.				
d.	88	31	27 Sept. 1653. JOHN DALTON, infant son and heir of Sutton Dalton, begs that Laneham Rectory, co. Notts, sequestered for delinquency and recusancy of Wm. Tirwhitt, may be discharged, and the possession, with arrears, granted to him, as a <i>bond fide</i> purchaser thereof from Edm. Nicolson. By indenture, 6 Car., Gervase Markham, then of Dunham, Notts, granted a lease of the premises to Edm. Nicolson and 3 others for 100 years, or for the lives of John, Henry, and Fras. Markham, on condition of payment of rents to Gervase Markham for life, with reversions to Wm. Tyrwhitt, his nephew, and to Rob. Tyrwhitt, William's son. William and Rob. Tyrwhitt are dead, and Edmund Nicolson, the sole surviving trustee, by his deed of 13 March 1652, for 20l. assigned his interest to petitioner.	79 607
			27 Sept. On Dalton's motion, the arrears are stayed in the tenants' hands for 3 months.	25 176
N.W.	27	33	8 March 1654. Dalton complains of defects in the examinations returned by the late County Committee for Notts; begs a new order thereon, and detention of the rents meantime.	79 653
	79	639	8 March. The new County Committee are to rectify the same by further examination.	25 311
			28 March. On Dalton's request, the arrears to be stayed in the tenants' hands for 3 months.	27 1
c.	33	368	31 May. On motion for reinforcement of the order of 8 March, order that when another Commissioner is added to [Gabriel] Odingell, the Registrar issue a fresh order for rectifying the said mistakes, the payment of augmentations out of the estate claimed being meanwhile respited two months.	27 61
	88	45		
P.R.	88	27	28 Nov. 1654. DR. HEN. GLENHAM begs leave to prove his title to Markham's lease, the right remaining in him as administrator of Rob. Tirwhitt, but the lands continue sequestered for delinquency of Wm. Tirwhitt.	88 29
	27	180		
c.	33	44	15 March 1655. Glenham begs a hearing of the report, which is but short; his right depending on lives, some very ancient, he will be greatly injured by delay. Also suspension of payment of augmentations from Laneham Rectory.	88 8
	88	49	15 March. Suspension granted for a month, and the case set down for hearing.	27 237
33	403,	421	5 April. Suspension renewed for 14 days, as the case cannot be heard yet.	27 354
	88	47,	3 May. Three weeks' further delay ordered, that the report, if ready, of Wm. Booth, who claims the estate, may be heard at the same time; the rents meanwhile to be paid to the County Committee of Notts, and no augmentations allowed.	27 379
	43,	37	24 May. Glenham's claim allowed and sequestration discharged -	23 1689
			7 Feb. 1655. WM. BROXHOLME, of Barrow, co. Lincoln, begs discharge of $\frac{1}{3}$ of houses, &c., in Thorne, Hatfield, and Stainforth, co. York, bought lately of Fras. Tirwhitt, but sequestered for the recusancy of his late father, Wm. Tirwhitt.	144 556
			7 Feb. Referred to the County Committee of York and Reading -	27 228
			6 July. Begs further examination, the Committee not having reported the cause or date of sequestration, or value of the estate. Granted.	144 553
c.	34	19		29 9
25 Sept. 1648.			COL. HUMPHREY MATTHEWS, Castle Menech, Co. Glamorgan.	
			On petition to the House of Commons, he is admitted to compound at Goldsmiths' Hall at $\frac{1}{3}$ for his delinquency, having been taken prisoner at Pembroke Castle; 1,000l. of his fine to be paid to Col. Hammond, governor of the Isle of Wight, in discharge of the 1,000l. given him out of such delinquents' estates as he	103 859 209 487

					Vol. No. G or p.
25 Sept. 1648.	COL. HUMPHREY MATTHEWS— <i>cont.</i>				
	should discover, and 500 <i>l.</i> of the rest of the fine to be paid to Mr. Thomason, for the library of MSS. bought of him, if he is not otherwise paid meanwhile.				
P.R. 5 8	26 Sept. 1648. He begs an order to T. Poulton, governor of Nottingham Castle, to set him at liberty to prosecute his composition.	103	857		
P.E. 209 485	26 Sept. Order accordingly - - - - -	5	7		
		235	52		
L. 235 53	26 Sept. He begs to compound for delinquency - - -	209	484		
C. 235 54	10 Oct. Wm. Morgan of Gray's Inn, and Lyson Evans of London, accepted as his security in a bond of 2,500 <i>l.</i> a piece, that he shall perfect his composition in a month.	5	11		
5 12					
R. 209 481	3 April 1649. Fine at $\frac{1}{2}$ , 1,397 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> ; and if he make it appear that the 500 <i>l.</i> given by his father's will to his sisters is yet unpaid, then to be further considered.	5	80		
		6	1		
	30 May 1650. Paid and estate discharged - - - - -	8	87		
26 Sept. 1648.	HUM. HUGHES, Querkles, or Gwerckles, Co. Merioneth.				
C. 92 443. 441	Compounds for delinquency in adhering to the King. Rendered in Sept. 1645, but did not compound earlier because some members of the House informed him there would be a particular Committee to compound with Welsh delinquents.	206	748		
206 753.		92	437		
P.E. 92 433	6 Nov. 1648. Fine at $\frac{1}{2}$ , 333 <i>l.</i> 1 <i>s.</i> 9 <i>d.</i> ; but if he satisfy the Committee as to his estate, and the rent-charge of 30 <i>l.</i> a year thereon, he is to be allowed for it.	5	22		
439		235	55		
206 749	4 June 1650. Fine paid and estate discharged - - - - -	8	106		
P.R. 5 8					
D. 92 432					
C. 206 753					
R. 206 747					
	EDWARD, Son and Heir of FRAS. TOPHAM, Agglethorpe, Co. York.				
P.E. 221 737	26 Sept. 1648. Edw. SALTmarsh, of Saltmarsh, co. York, [step-father of Edward] begs to compound for the delinquency of Fras. Topham, who was seized in fee of part of the rectory of Grinton, with the tithes of Swaledale, co. York, and of a messuage in the city of York. Petitioner married his widow, who, by grant of the Court of Wards, has the wardship of Edward Topham, and by her death, petitioner is entitled to the same.	221	736		
P.R. 5 8	24 Oct. The fine on Fras. Topham's estate to be at $\frac{1}{10}$ , 102 <i>l.</i> , and proceedings against the estate to be stayed.	5	16		
R. 221 721		235	56		
	1649? Saltmarsh begs a report to Parliament, for their order that he may be allowed the fine, which is but small, in part of the very many arrears due to him for service to Parliament, and suspension of sequestration, on his bond to pay the fine if not allowed.	115	831		
			835		
R.C. 10 347	16 Jan. 1651. Edward Topham petitions the Committee for Compounding, by his guardian Lionel Robinson, for discharge of Hornington Grange. His father died in Sept. 1643, seized of a burgrave in York, and the Rectory of Grinton, as fee simple, but the grange of Hornington and his other lands were, by deed of 17 November, 3 Car., upon his marriage with Mary, petitioner's mother, settled upon him and her for life, and their heirs male, so that his father's estate expired at his decease. Half a year after his death, the burgrave and rectory were sequestered for his delinquency. At Christmas 1646, petitioner's mother married Edw. Saltmarsh, who compounded for the estate for 102 <i>l.</i> , which money was paid at Whitsuntide last by Mr. Robinson, and order obtained for discharge. His mother died in the possession of Hornington in Christmas 1647, and then it came to him.	124	265		
221 733		114	936		
P.E. 221 739					
L.C.C. 221 731					
172 123					
P.R. 10 394					
221 729					

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
26 Sept. 1648.			
D. 221 744, 741	7 Feb. 1651. Petition renewed for allowance of the deed, and discharge of sequestration.	221	727
R. 221 723			
L.C.C. 172 125	8 April. Fine at $\frac{1}{2}$ , 1,032 <i>l</i> . - - - - -	12	176
3 Oct. 1648.	PHILIP DAY, Sutton in Ditchet, and THOS. MOGG, both Co. Somerset.		
P.E. 212 597	To be proceeded against by the County Committee, as having made no prosecution [of their compositions], and neglected the favour of Parliament.	5	9
D. 212 599			
R. 212 593	28 April 1649. Day compounds for delinquency, in adhering to the King's party. Has been sequestered ever since Nov. 1645.	212	596
	2 June. Fine at $\frac{1}{2}$ , 141 <i>l</i> . - - - - -	6	84
5 Oct. 1648.	ROB. GOWER, Recusant, Colmers Farm, King's Norton parish, Co. Worcester, and the Claimants on his Estate.*		
P.E. 118 285	EDWARD MASON, of Pelton, co. Warwick, begs to compound for $\frac{1}{2}$ of the manor of Queenhill, and other lands in co. Worcester, which he lately purchased of Robert Gower, for whose recusancy the said $\frac{1}{2}$ are sequestered. Gower was never in arms against Parliament.	216	851
216 853			
P.E. 5 11			
L.C.C. 216 855			
P.E. 216 857			
R. 216 849	9 Aug. 1649. Fine 289 <i>l</i> . 16 <i>s</i> . 10 <i>d</i> . - - - - -	6	192
	23 Aug. He having paid or secured his fine, the estate is discharged from sequestration.	118	383 381
c. 118 379, 377	23 Oct. 1651. Mason having been re-sequestered by the County Committee, because it appeared not to them that his composition was confirmed by Parliament, the Committee for Compounding certify the composition and order the County Committee not to molest him.	15	58
O.C.C. 88 950			
P.E. 216 865	5 Oct. 1648. JOHN SMITH, of Selley, co Worcester, begs to compound for $\frac{1}{2}$ of Porter's tenement in Northfield, co. Worcester, which he bought of Rob. Gower.	216	863
R.C. 5 11			
R. 216 861	9 Aug. 1649. Fine 74 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . - - - - -	6	192
P.E. 216 857	27 Oct. 1648. On an order (missing) of 29 September, the County Committee report that $\frac{1}{2}$ of Gower's estate are sequestered for recusancy only.	216	855
	24 July 1650. County Committee report that his estate, worth 40 <i>l</i> . a year, is suspended, and beg directions.	252	40
	ELIZABETH, COUNTESS DOWAGER OF RIVERS.		
P.E. 206 528	5 Oct. 1648. Petitions to compound according to an order of the House of Commons, dated 22 April 1648, given, for $\frac{1}{2}$ of a messuage and park in Long Melford, co. Suffolk.	206	530 531
R. 206 525			
	10 Oct. Fine 100 <i>l</i> . - - - - -	5	11
	17 Oct. The Countess having submitted to her fine, the County Committee are to stay proceedings.	5	14 235 57
	RICH. SWAYNE [Gunfield, Co. Dorset].		
	5 Oct. 1648. The County Committee having been required by the Committee for Compounding order of 22 Aug. 1648, to proceed in sequestering his real estate, &c., for having wholly neglected his composition, are now required to forbear all further proceedings, he being before the Committee for Sequestrations.	5 10	10A
9 Oct. 1648.	COL. HUGH BOTELER, or BUTLER, Sadbury, Co. Pembroke.		
	On his petition to the House of Commons to be admitted to composition, he having been taken in Pembroke Castle, and by those Articles, having departed the Kingdom for two years, he	206	565 58

\* Omitted accidentally from the case on p. 1806.

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9 Oct. 1648.	COL. HUGH BOTELER—cont.	is ordered to be admitted to compound on the same terms as Sir Charles Keymish, provided he perfect his composition in ten weeks; 483 <i>l.</i> 5 <i>s.</i> to be paid out of his fine to Edw. Birkhead, serjeant-at-arms, for so much disbursed by the said serjeant for the public service.			
P.R. 206 567	10 Oct. 1648. Tristram Flower petitions the Committee for Com-		206	564	
P.R. 5 12	pounding on his behalf accordingly.				
R. 206 561	17 Oct. Fine at $\frac{1}{2}$ , 520 <i>l.</i>	- - - - -	5	14	
10 Oct. 1648.	THOS. CAREY, Castle Cary, Somerset.				
C. 206 553	Compounds for delinquency in arms. Deserted the King's service		206	550	
73 170	in Nov. 1645, and in Feb. 1646, took the National Covenant				
P.R. 206 551	and Negative Oath.				
555	Oct. 1648. Petition renewed, that he may return to the plough,		73	169	
P.R. 5 12	and enjoy the fruits of his labour.				
D. 206 557	17 Oct. Fine at $\frac{1}{10}$ , 38 <i>l.</i> 10 <i>s.</i>	- - - - -	5	14	
P.R. 73 167					
R. 206 547					
	ROB. HAWLFY, Jewes, Somerset.				
P.R. 207 732	10 Oct. 1648. Begg to compound on Oxford Articles for delin-		207	729	
	quency. Delivered his petition within the time limited, but			734	
	by reason of a long sickness, accompanied with great poverty,				
	has been disenabled to prosecute his composition.				
	4 Jan. 1649. Fine at $\frac{1}{10}$ , 48 <i>l.</i> 15 <i>s.</i>	- - - - -	5	48	
	SIR EDWARD WALDEGRAVE, Norwich, Norfolk, and				
	Essex, and SIR HEN. WALDEGRAVE, his Son.				
L.C.C. 252 136	10 Oct. 1648. Proceedings on Sir Henry's sequestration for non-		5	12	
C.127793, 785	prosecution of his composition to be forborne, he having an		127	795	
	acquittal of recusancy, by pleading his conformity before the				
	Barons of Exchequer, which has been allowed of in the Court				
	of Exchequer.				
	5 Dec. His petition (missing) referred to the Essex Committee	-	127	775	
	8 Jan. 1651. Sequestration to be continued for the delinquency		10	333	
	of Sir Edward Waldegrave, his father.				
	9 Jan. Sir Henry complains that notwithstanding his discharge,		127	792	
	being neither recusant nor delinquent, the County Committee			781	
	of Essex have again sequestered his estate, certifying no cause				
	against him, but that his father was not only a delinquent, but				
	a recusant. His father only had an estate for life, the lands				
	being so settled long before the wars. Begg reference to counsel.				
	9 Jan. County Committee to examine, and Brereton to report	-	10	336	
			127	779	
L.C.C. 156 121	30 Jan. Committee for Compounding order re-sequestration, the		30	293	
C. 127 783	estate having been sequestered for Sir Edw. Waldegrave's				
L.C.C. 155 613	delinquency, as well as recusancy, and discharged without any				
O.C. 30 139	composition on Sir Henry's conformity, although he is only				
R. 127 777	entitled to it as heir at-law.				
H. 14 127	15 May. If Sir Henry shew that he is no recusant, and that his		14	124	
D. 127 790	father is dead, the deed mentioned in the report is allowed,				
R. 127 787	the rents to remain meanwhile in the tenants' hands.				
	22 May. Brereton to state the case	- - - - -	14	132	
			127	789	
	27 Nov. Deed allowed and sequestration discharged	- - - - -	15	109	
24 Oct. 1648.	JOSEPH HALL, Mylor, Cornwall.				
P.R. 206 733	Begg to compound on Truro Articles. Never bore arms; has		206	727	
P.R. 5 16	been plundered of his plate, &c., had his houses burnt, and his				
R. 206 725	estate sequestered for 6 years, without any allowance for				

COMMITTEE FOR COMPOUNDING.—CASES.

1859

24 Oct. 1648.

R. 206 729

maintenance of his wife and family, and for no other cause than that he lived in his own house in the enemy's quarters. Has appealed to the Committee for Sequestrations.

6 Nov. 1648. Fine at  $\frac{1}{10}$ , 97l. 10s. - - - - - 5 22

18 Jan. 1649. Bega to add to his particular several omissions and undervaluations specified. 206 731

22 Jan. Fine increased to 210l. 10s. - - - - - 5 49

10 Feb. 1651. The County Committee for Devon are to enquire about a house near Exeter Palace, for which he prayed a saving to compound, if recovered, it being on sale by the Trustees for Bishops' lands, and to sequester it, if it is in Hall's possession. 15 251

JOHN, Son and Heir of EDW. LLOYD (late), Llangendairne, Co. Carmarthen.

C. 206 689  
P.R. 206 689  
R. 206 683

24 Oct. 1648. His father being lately dead, and he being involved in delinquency, begs leave to compound and free the sequestered estate, having taken the Oath and Covenant; his father petitioned Parliament in Oct. 1645 with others, and they were referred to a select committee, but no report has yet been made. 206 685

2 Nov. Fine at  $\frac{1}{10}$ , 56l. - - - - - 5 19

13 May 1651. His estate to be sequestered, he not having paid the whole of his fine. 14 115

30 Oct. 1648.

L.C.C. 206 677  
673  
P.R. 206 671,  
679, 675  
P.R. 5 17  
R. 206 667

JAS. ALBINE, Lamyat, Somerset.

Compounds for delinquency in assisting the King against Parliament at the beginning of the wars. Was sequestered in Oct. 1646, but before he could apply for composition, his house was burnt to the ground. Was re-sequestered 22 Aug. 1648, and his personal estate, worth 150l., taken away and disposed of. 206 669

2 Nov. 1648. Fine at  $\frac{1}{10}$ , 162l. 15s. - - - - - 5 19

C. 207 95  
P.R. 207 98  
P.R. & } 5 17  
PROT. }  
R. 207 21

RICH. SCOREVEN, Frodesley, Co. Salop.

30 Oct. 1648. Compounds for delinquency in arms in both wars - 207 94

16 Nov. Fine at  $\frac{1}{10}$ , 100l., and 17l. as the Committee for Compounding appoint for charges. 5 28

2 Nov. 1648.

JOHN BOYS, Bunnington, Kent.

Being Col. Rich's prisoner, begs to attend his composition in custody, and not to be discharged till he has paid his fine. 82 844

2 Nov. 1648. Col. Rich ordered to allow him to come up in custody and perfect his composition in 14 days. 5 19  
235 58A

P.R. 209 496  
P.R. 5 79  
R. 209 491

24 March 1649. Complains that owing to his Excellency [Sir T. Fairfax]'s proclamation, he was obliged to depart before perfecting his composition. Has since obtained his Excellency's pass. 209 493

3 April. Fine at  $\frac{1}{10}$ , 313l. 10s. - - - - - 5 80  
6 2

WM. STAFFORD, Blatherwick, Co. Northampton.

P.R. 217 123  
P.R. 5 19

2 Nov. 1648. Bega to compound. Was by accident with the Earl of Holland in the late eruption, and not considering himself safe in this Kingdom, being looked on as an enemy, though not then with the party, retired into Holland. 217 122

R. 217 105

9 Aug. 1649. Fine 3,657l. 1s. 6d. - - - - - 6 195

13 Aug. Bega leave to alter his particular and leave out the 300l. a year allowed by the Committee for relief on Articles of War for provision for his children, and a reduction of the fine accordingly. 120 502

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2 Nov. 1648.	WM. STAFFORD— <i>cont.</i>		
	13 Aug. 1649. Granted, and fine abated to 2,757l. 1s. 6d.; and if he settle 100l. a year on Sir Gilbert Pickering, and two others, for the minister of Laxton, co. Northampton, he is to be allowed 1,000l.	6 203 235 59	
c. 35 170 136	29 Jan. 1650. Note that Capt. Rich. Hamlyn enters as his discovery lands in Ibstock, co. Leicester, undervalued by Wm. Stafford.	7 8	
	5 Feb. Stafford summoned to appear and answer before the Committee for Compounding.	7 13 235 60	
	28 March. The County Committee for Leicester to return the true value of his estate in Ibstock and Overton.	7 81	
s. 7 72, 97 D. 217 116 L.C.C. 217 114 H. 7 103	19 April. In the case between Hamlyn and Stafford, Reading is to cast up what the fine for the undervalue amounts to at $\frac{1}{2}$ .	7 107	
	25 April. The old rent which Stafford compounded for as worth 6l. 16s. 10d., being really demesne of the yearly value of 98l. 10s., Mr. Rich is to shew cause why the Committee for Compounding should not proceed to judgment thereupon, as upon an estate forfeit to the State.	8 4	
	2 May. Fine for the undervalue 681l. 13s. 6d. - - -	8 16	
	22 Aug. Capt. Hamlyn pressing for payment of his arrears, Leech is ordered to examine the orders in this case.	11 92	
P.E. 217 112	27 Aug. He is allowed 36l. 19s. 8d., from the amount paid into the Treasury by the County Committee of Leicester out of Stafford's estate, provided he pass his account with the Auditor.	11 97	
	16 Sept. The account passed by Auditor Sherwin - - -	11 148	
	7 Nov. Stafford begs the benefit of the late gracious resolves of Parliament for the reducing of his fine, and for leave to sell parts of his lands. He compounded for the manor of Ibstock and Overton as for an old rent, it being then on a lease only at 8l. a year, which has since expired. The Committee for Compounding being informed thereof by Hamlyn,—although petitioner had a saving for the alteration of his particular, being a stranger to his estate, and nearly of age, and although the proceeding Committee for Compounding upon the same information had ordered it to be cast at $\frac{1}{2}$ .—set a fine for the same at $\frac{1}{2}$ , which petitioner was unable to satisfy. Begs also that the Committee for Compounding would set a fine for the debt of 1,300l. which he had in his former particular, and for which he had a saving.	217 107	
R. 217 109	20 Nov. Fine 682l. 18s. 6d. - - - - -	12 22	
	11 Dec. Having compounded for his undervaluations, partly on his own discovery and partly on Capt. Hamlyn's, and paid the fine, he is to enjoy the same, and not to be further troubled about them.	12 63	
6 Nov. 1648.	EDW. CHISENHALL, Chisenhall, Co. Lancaster, and Gray's Inn, Servant of the Prince.		
P.E. 206 885 P.R. 5 22 R. 206 869 R. 206 871	Compounds for delinquency in adhering to the forces raised against Parliament.	206 884	
	16 Nov. 1648. Fine at $\frac{1}{2}$ , 600l. - - - - -	5 26	
	27 Nov. Admitted to a review on a certificate of some addition of old rents.	206 869	
	30 Nov. Fine at $\frac{1}{2}$ , 480l. - - - - -	5 32	
	14 April 1649. Fine paid and estate discharged - - -	206 76	
R.C. 7 24 D. 206 877 235 60A	21 Feb. 1650. Complains that notwithstanding his composition, John Warren and 2 others refuse to yield possession of the chamber in Gray's Inn which belongs to him.	206 876	



# COMMITTEE FOR COMPOUNDING.—CASES.

1861

6 Nov. 1648.

L.C.C. 235 60b  
O.C.C. 235 61  
C.R. 8 116  
O.C. 8 109

7 June 1650. County Committee are to restore the chamber to him, and to pay him the rent received for it since his composition.

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8 124

June? Warren pleads that he had a title in law to the chamber long before Chisenhall's composition, and begs allowance thereof. 235 60c

8 Sept. Chisenhall begs discharge of the sequestration, for the recusancy of his mother, Marg. Houghton, of lands in Shevington, co. Lancaster, part of the demesne lands of Chisenhall, which he claims by virtue of a release of dower made by his mother, and for which he compounded. If the release be declared invalid, he begs to hold the lands for a term sufficient to repay the amount he has paid in composition for them. 74 116

P.R. 11 134  
D. 74 118  
NOTE 235 61  
REC. 74 120  
P.R. 74 121  
R. 74 113

June 1651? He begs a speedy hearing - - - - 74 109

12 June. The deed disallowed, the sequestration to continue, and Mrs. Houghton to be allowed her thirds. 14 158

28 Jan. 1652. Petition renewed for return of his fine, or the mean rates paid since his composition, and for leave to be a farmer to the estate, his mother being 67 years old. Noted as refused. 74 112

## WM. OWEN, Porkington, Salop.

P.R. 209 841  
P.R. 5 22

6 Nov. 1648. Desires to compound for delinquency in being in arms against Parliament. Is a prisoner in Nottingham Castle, and begs an order to the governor to send him up to prosecute his composition. Granted. 209 839  
5 22  
235 62

23 Nov. No return being made, the Committee for Compounding issue a fresh order to the governor to yield conformity, in pursuance of an order in Parliament, dated 9 November. 5 29  
235 63

D. 209 843  
R. 209 837

10 April 1649. Fine at  $\frac{1}{2}$ , 414l. 6s. 8d. - - - - 5 84  
6 13

29 Jan. 1650. Fine paid and estate discharged - - - - 7 7  
108 359

## REES TANNATT, Bramarth, Co. Montgomery.

P.R. 207 85  
C. 207 87  
R. 207 75  
L.C.C. 165 427  
165 417  
ACCTS. 165 419  
D. 165 421  
-423  
L.C.C. 165 425  
C. 121 557  
32 42  
NOTE 121 553  
558  
D. 121 561  
P.R. 207 78

6 Nov. 1648. Begs to compound for delinquency in arms; laid them down 6 years ago. 207 83

23 Nov. Fine at  $\frac{1}{2}$ , 99l., altered to 50l. - - - - 5 28  
207 75

16 April 1652. Tannatt, having long since paid his fine, begs discharge on the Act of Pardon of Abertannot Manor, Salop, which he did not insert in his particular, because he had long before granted it for 21 years to Thos. Wingfield, and Thos. Hunt, his executor, had assigned the remainder of the term to Penelope Owen. The manor was not sequestered 1 Dec. 1651. 121 555

11 Aug. Committee for Compounding cannot discharge it, and do not require any further certificate in the case. 17 155  
121 559

15 Dec. On motion in Tannatt's behalf to be heard, order that if [Rice] Vaughan make oath that material proof was offered at the hearing, but not heard, the Committee will consider it. 17 512

21 Dec. He making oath accordingly, a rehearing is ordered - 17 527  
121 558

28 Dec. Resolved by the Committee for Compounding that the manor stood sequestered 1 Dec. 1651. 17 549

R. 207 79

16 Feb. 1653. The Committee for Compounding having decided that his interest therein is not pardoned by the Act of Pardon, he begs to compound for it. 121 551

21 April. His fine being paid, the sequestration discharged - 24 1099

64100.

P

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6 Nov. 1648.	REES TANNATT— <i>cont.</i>			
	CLAIMANT ON THE ESTATE.			
	23 July 1651. The County Committee are to abide by their instructions as to a mortgage to Thos. Wingfield of part of Tannatt's estate, now fallen into the hands of Col. [Thos.] Hunt, late M.P.	30	380	
	31 July 1651. PENELOPE OWEN, Spinster, complains of the seizure of Abertannot Manor, Salop, leased by Rees Tannatt, 11 Car., to Thomas Wingfield, for 100 <i>l.</i> , which was conveyed to her for 250 <i>l.</i> Begs an order that she may receive the rents, or that the County Committee may certify.	108	346	
	31 July. County Committee to take examinations as to the mortgage, and certify.	14	234	
9 Nov. 1648.	SIR ANT. HASELWOOD, Maidwell, Co., Northampton.			
c. 207 727	Begs to compound. Went to Oxford to seek a remedy for a disease under which he languished, and whilst there, adhered to the King. Returned home in 1643, and paid 300 <i>l.</i> for composition to the County Committee of Northampton, who promised that he should not be further molested. Desires consideration of this composition in the setting of his fine.	207	721	
726				
P.E. 207 723				
P.R. 5 23				
R. 207 717				
	4 Jan. 1649. Fine at $\frac{1}{10}$ , 2,140 <i>l.</i>	5	42	
	25 Jan. To be allowed 1,150 <i>l.</i> out of his fine, if he settles 60 <i>l.</i> a year on Wollaston Church, and 55 <i>l.</i> on Moulton Church, both from Moulton Rectory.	5	50	
		235	64	
	Jan. ? The inhabitants of Rothwell, co. Northampton, petition that theirs being a market town of 600 poor husbandmen, and the vicarage only worth 20 marks a year, they have not had a settled minister in the memory of man, but have been forced to hire one. Beg the purchase of Rothwell Parsonage from Sir Ant. Haselwood, towards the maintenance of the ministry in the county.	112	625	
c. 35 36, 138	25 Jan. Sir Anthony begs that the impropriate rectory of Moulton, co. Northampton, worth 115 <i>l.</i> a year, may be accepted in part of the fine.	207	719	
	5 Feb. Granted, and 60 <i>l.</i> a year thereof is to be settled on Wollaston, the remainder on Moulton.	5	58	
	5 Feb. County Committee to repay him the 200 <i>l.</i> levied for his composition by the County Committee.	5	58	
	10 April. Order that 20 <i>l.</i> a year be settled on the minister at Rothwell, and 35 <i>l.</i> a year on the minister at Moulton, the Committee for Compounding having no power to compound for real estates for more than a year.	5	84	
		6	18	
	ANT. HUNT, Fernhill, Salop, Recusant, and the Claimants on his Estate.			
O.C.C. 207 55	9 Nov. 1648. THOS. KYNASTON and HEN. HARWELL, citizens of London, beg to compound for $\frac{1}{3}$ of his lands in Salop and Montgomery, sequestered for recusancy only.	207	54	
P.E. 207 57				
P.R. 5 23				
R. 207 51	16 Nov. Fine 124 <i>l.</i>	5	26	
	17 Jan. 1654. Hunt begs to contract for $\frac{1}{3}$ of his estate on the Recusants' Act of Oct. 1653. Living far from London, and being weak and aged, begs time to get in his evidences and have a true survey made of his lands.	92	308	
c. 34 11	17 Jan. Referred to Reading	26	7	

COMMITTEE FOR COMPOUNDING.—CASES.

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9 Nov. 1648.

THOS. SANDYS, Miserden, Co. Gloucester.

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c. 207 27  
P.E. 207 40  
P.E. 5 23  
R. 207 33

9 Nov. 1648. Compounds for delinquency in adhering to the forces raised against Parliament. Submitted long since to the then governor of Gloucester, and took the National Covenant and Negative Oath. 207 36  
16 Nov. Fine at  $\frac{1}{2}$ , 39l. - - - - - 5 26

13 Nov. 1648.

JOHN ASHBURNHAM, Ashburnham, Sussex.

c.p. 5 40

13 Nov. 1648. Begs to compound for delinquency. Being an M.P., went to Oxford and sat in the Assembly there. Referred to the sub-committee. 207 119  
130

13 Nov. County Committee inform his Excellency [Sir T. Fairfax] that they have granted him a license to attend and compound. 5 25  
235 5

24 Nov. Elizabeth, Viscountess Cramond, requests allowance of a rent-charge of 50l. a year on the Sussex estate of her son, John Ashburnham, which she bought in 1639 for 1,000l. 207 139

27 Nov. Fine at  $\frac{1}{2}$ , 1,270l. - - - - - 5 30

o. 5 49

15 Jan. 1649. Sequestration suspended on so much of his estate as is compounded for. 5 46

P.E. 207 135  
137

3 April. Order on his wish to compound for certain under-valuations of his estate, that he may do so on his settling 90l. 5 81  
6 56

d. 207 139

a year increase on church livings specified, in which case the latter half of his fine, 635l., is remitted. 207 118

R. 207 117

R. 207 118

3 April. Committee for Compounding order the Committee for the rape of Hastings, Sussex, to examine into his plea about Ashburnham Manor, viz.: that his son is joint purchaser, and that he has only 75l., half the value therefrom, and has to pay 50l. to his mother. 5 81  
235 66

c. 64 569

c. 35 53

29 May. Order to him to pay 20l. to Mr. Robotham, minister of Rumbolds Wyke, 20l. to Mr. Wesby, minister of Appledram, 20l. of Mr. Abbot, minister of Midhurst, 10l. to Mr. Bothell, minister of Merston, and 5l. to Mr. Welborne, minister of Funtington; also to settle 90l. out of certain tithes to other ministers named. 64 567  
In consideration thereof, he is to be allowed to add 16l. per annum to the parsonage and farm of Oving, compound for three lives, and have the remainder of his fine remitted, and his security given up. All the persons to whom the above sums are to be paid are to bear a proportion of the charges. In case Parliament order the 635l. formerly paid by him in part of his fine to be repaid, he is to settle 60l. out of the tithes of Oving upon such ministers as the Committee at Chichester appoints.

3 July. Order by the Committee for Compounding that having settled 90l. a year, according to order, he shall have his bond, on payment of 37l. 10s. to the treasurers. 235 66A

2 Dec. 1650. The Sussex Committee report that after he had passed his composition at an unusual rate,—for he was the only person who was fined  $\frac{1}{2}$  and paid it,—to avoid any concealment or further trouble, he presented the enclosed, as not being really his estate, except as security for money owing by Sir Fred. Cornwallis; they request that he may be freed from further trouble. With statement that his bond for 1,400l. from Sir Fred. Cornwallis and Nich. Bacon is only as counter security for being pledged for payment of 500l., increased by interest to 726l., by Sir Frederic to Lancelot Hobson, and is not any debt due to Ashburnham. 207 131  
133

9 May 1651. Order that he compounds for as much of the debt as he paid in before his composition, and that the information thereof is no new discovery. 207 127

R. 207 121

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13 Nov. 1648.			
NOTE 207 125	5 June 1651. Ashburnham pleads that he took up at interest all the	207	124
P.R. 207 102	moneys paid on the bond, of which 171 <i>l.</i> was for interest and		
B. 207 121	charges; hopes not to have to compound for it, or to have a		
	favourable composition.		
C. 64 569	10 June. Fine at $\frac{1}{3}$ , 100 <i>l.</i> - - - - -	12	231 233
O.C.C. 208 683	SIR THOS. FANSHAW, K.B., Ware Park, Herts, and		
P.R. 208 685	THOMAS, his Son.		
687	RICH. FANSHAW, late Master of Ilford Hospital, Essex.		
86 159			
P.R. 5 24	13 Nov. 1648. Sir Thomas begs to compound on Barnstaple	208	682
C. 208 679	Articles for delinquency in adhering to the King's forces.		
D. 208 689	19 Feb. 1649. Fine on those Articles, 910 <i>l.</i> - - - - -	5	62
R. 208 675	21 April. He begs orders to divers persons to restore his goods,	86	75 73
	writings, &c. Granted.		
P.R. 208 699	31 May. Begs to compound for the reversion of an estate left by	208	697
D. 208 702	Lady Fanshaw, his mother, which was not known to him at		
R. 208 695	the time of his former composition. Noted as referred to the		
	sub-committee.		
	2 July. Fine thereon 400 <i>l.</i> - - - - -	6	139
	2 Aug. Begs a review, having learned that there is a further	208	693
	charge on his estate.		
B. 208 691	18 Jan. 1650. The former composition ordered to stand - - -		
285 67	27 March. Complains that though he has paid his fines, and had	208	678
	a discharge, the County Committee of Essex withhold some of		
	his profits.		
	28 March. County Committee ordered to restore them or shew -	7	85
	cause.		
	24 Sept. 1659. Thos. Fanshaw suspected of complicity in Sir Geo.	263	43
	Booth's rising, but only one witness found against him.		
	10 Oct. His estate seized and secured by the County Commis-	263	67
	sioners; details of inter-conveyances of property in Herts and		
	Essex, 1653 and 1656, between him and his father Sir Thomas		
	Fanshaw. His estate in co. Herts is valued at 1,642 <i>l.</i> 10 <i>s.</i> , beside		
	personalty.		
	17 Oct. The names of witnesses against him sent up - - -	263	73
	CLAIMANTS ON THE ESTATE.		
L.C.C. 132 523	16 May 1651, RICH. WILCOX, master of Ilford Hospital, Essex,	132	505
156 47	begs to know the cause of sequestration of the lands and		521
P.R. 16 86	revenues of the hospital.		
132 515	16 May. County Committee to enquire - - - - -	14	126
B. 132 471		132	519
511			
C. 132 525	26 Nov. Report that Ilford tithes are sequestered from Sir Thos.	132	471
	Fanshaw, and disposed of by the Committee for Plundered		511
	Ministers.		
	3 March 1652. Wilcox begs their discharge from sequestration. Sir	132	517
	T. Fanshaw having no pretence to the mastership of the hos-		
	pital, but only to the nomination of a master, and the place		
	being conferred on him for long and faithful service.		
	16 Dec. Enquiry ordered whether the tithes were sequestered for	19	1055
	delinquency of Sir Thomas or Richard Fanshaw.		
L. 132 491	16 June 1653. On an order given from the Committee for Plun-	22	1472
156 37	dered Ministers of 23 April 1651—that 50 <i>l.</i> a year from the	F2	624
D. 134 211	tithes of Ilford, sequestered from Rich. Fanshaw, should be		634
	given to a lecturer at Ilford, which is 5 miles from Barking		
	parish church, and that Thos. Walton be appointed lecturer;		
	also on a like order of 16 Oct. 1651, about a claim of		
	[Patrick] Weems, minister of Patswick, to an augmentation		
	from the said tithes, that 40 <i>l.</i> be paid to Weems in lieu of		

# COMMITTEE FOR COMPOUNDING.—CASES.

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13 Nov. 1648.

arrears, and all the residue of the tithes to Walton—order in the Committee for Compounding that the County Committee pay the said tithes accordingly.

	10 Aug. 1653. A request on Wilcox's behalf for discharge of sequestration of the Ilford tithes, &c., referred to Brereton.	25	161
		182	485
c. 132 493	17 Aug. JOHN READING begs discharge of the revenues of Ilford Hospital, sequestered for delinquency of Rich. Fanshaw, former master, who has since been legally ousted, and petitioner presented to the mastership.	132	487
-497			
d. 132 490			
	Feb. 1654? THOS. WALTON, minister of Ilford, complains that though he has filled the place of lecturer at Great Ilford 1½ years, he has only received 40 <i>l.</i> instead of 150 <i>l.</i> , and begs speedy redress.	127	605
h. 25 311	14 March 1654. On the claims of Wilcox and Reading to the mastership of the hospital, and of Walton to an augmentation of 50 <i>l.</i> a year therefrom, order that the parties have 14 days to make out their titles.	23	1584
320			
27 16			
c.p. 27 59	4 Aug. Reading is to draw up the cases, and Recorder Steele to give his opinion.	27	108
NOTE 132 475		132	483
E. 132 477	8 Sept. On report, the sequestration of the mastership of the hospital discharged.	27	115

THOS. GAPPER, Bayford, Stoketrister Parish, Somerset.

p.e. 207 249	13 Nov. 1648. Being sequestered for assisting the King, has long appealed before the Committee for Sequestrations, but prefers to submit to a fine.	207	244
-252			
p.e. 5 28	27 Nov. Fine at ½, 197 <i>l.</i> 10 <i>s.</i>	5	31
c. 207 248			
E. 207 241			

Claimant on the Estate of WALTER HEVENINGHAM, Co. Stafford.

c. 212 347	13 Nov. 1648. ROB. PARGETER, of Greatworth, co. Northampton, begs to compound for ⅓ of Aston and Pipe manors, co. Stafford, purchased of Walter Heveningham, and sequestered for his supposed recusancy.	212	345
p.e. 212 357			
p.e. 5 24	29 May 1649. Fine for ⅓ of the estate, 466 <i>l.</i>	6	74
d. 212 350,			
353, 343			
L. 212 355			

SIR JOHN WATTS, Son and Heir of Sir John Watts, Ware, Herts.

p.e. 207 677	13 Nov. 1648. Compounds for delinquency in arms, for which he is liable to sequestration.	207	676
p.e. 5 24			
c. 5 35	11 Jan. 1649. Fine at ½, 100 <i>l.</i> , provided the whole be presently paid.	5	39
d. 207 681		207	674
c.207 680,683	11 May. Paid and estate discharged	235	68
E. 207 673			

16 Nov. 1648.

NICH. FISHER, Stainbank Green, Westmoreland.

L.C.C. 207 195	Compounds for delinquency. Was never engaged in the wars except at the late coming of the Scots, when he was named a Commissioner. Has taken the National Covenant and Negative Oath.	207	189
p.e. 207 193			
p.e. 5 27	27 Nov. 1648. Fine at 4 years' purchase, 259 <i>l.</i>	5	30
c. 207 192	18 May 1649. Begg to add 30 <i>l.</i> to the value of his former particular, and for his fine to be reduced to ½.	207	186
E 207 183	29 May. Fine upon the addition, 288 <i>l.</i> 14 <i>s.</i>	6	74
	5 June 1650. Accused of being at the rendezvous at Tarney-bank.	171	111

16 Nov. 1648.

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Claimant on the Estate of THOS. WELLYS, Co. Stafford.			
16 Nov. 1648.	Edw. HYDE, of Norbury, co. Chester. begs to compound for $\frac{1}{3}$ of the manor of Horecross, in parishes Yoxall, Lichfield, &c., co. Stafford, sequestered for the recusancy of Thos. Wellys, of whom petitioner purchased the same. Has always been well-affected to Parliament.	92	478
16 Nov.	County Committee to certify cause of sequestration, and the true yearly value of the lands.	5 235	27A 69

## CHRISTOPHER MATTHEW, Nylh, Co. Glamorgan.

16 Nov. 1648.	Begs to compound for delinquency in arms. Both parties in the late insurrection in Wales came upon his ground. Has only a small estate.	103	861
16 Nov.	Licence granted for 28 days to finish his composition	5	27

## DR. WM. PAWLE.

16 Nov. 1648.	The Committee for Compounding having by mistake ordered, 3 Oct. 1648, that he should be proceeded against for neglecting his composition, revoke the order on finding that he had been discharged by the Committee for Sequestrations.	5	27A
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## Claimant on the Estate of ROB. RAWLINSON (late), Marsh Grange, Co. Lancaster.

C. 207	280	16 Nov. 1648.	CAPT. LEONARD RAWLINSON begs to compound for Marsh Grange, as come to him from his uncle, Rob. Rawlinson, who died a Papist in arms. Served under Col. Moore at Liverpool; was taken prisoner by Prince Rupert, and plundered of all his goods, and has 450 <i>l.</i> due to him for arrears.	207	280
	287				
P.E.	207	280			
R.	207	281			
		30 Nov.	Fine 56 <i>l.</i>	5	32
		15 Feb. 1649.	Complains that the estate is detained on plea of 100 <i>l.</i> due from Rob. Rawlinson to Sir John Preston, recusant and delinquent, and claimed as part of Preston's estate for Mr. Pym's children.	113	7
O.C.	5	78	15 Feb. Order renewed that the sequestration be suspended, and he put in possession, if there be no other cause than the debt of 100 <i>l.</i> to Sir John Preston.	5	62
		1 June.	Rawlinson complains that he has had to pay the whole 100 <i>l.</i> , and begs abatement of his fine. Has been plundered 3 times by the King's army, and last summer by the Scots under the Marquis of Hamilton.	207	269
R.	207	267	18 June. Fine reduced to 46 <i>l.</i>	6 235	109 70
CASE	207	275	17 July. Order that if Rob. Rawlinson were a Papist in arms, the composition with Leonard Rawlinson be made void, and the case reported to the House, that the composition money may be repaid.	6	168
		277			
NOTE	207	273			
H.	6	196	19 July. Leonard Rawlinson to have notice before the business is concluded.	6	171
C.	113	16	4 May 1649. CAPT. WM. RAWLINSON, for John Rawlinson, his infant son, petitions that Rob. Rawlinson was sequestered as a recusant in arms, but after conforming to the church, he sold certain lands to petitioner and his heirs, and died. Having always served Parliament, begs to compound for the lands. Noted as referred to the sub-committee.	113	11
P.E.	113	14			
R.	113	9			

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20 Nov. 1648.	NICH. ORBELL, Capleside, Westmoreland.		
c. 207 204 <sup>b</sup>	Compounds for delinquency. From the beginning of the troubles,	207	201
p.e. 207 203	was faithful to Parliament, till the summer of 1648, when he		
R. 207 199	was drawn to take upon him the command of a foot company as		
	captain under Sir Henry Bellingham, a colonel in General		
	Langdale's army, but deserted before the surrender of Appleby.		
	27 Nov. 1648. Fine at 4 years' purchase, 68 <i>l</i> .	-	5 30
23 Nov. 1648.	EDW. BEATON, Weston Bampfylde, Somerset, and his		
L.C.C. 207 329	Son EDWARD.		
p.e. 207 327	The father begs to compound for delinquency. Has appealed to	207	325
	the Committee for Sequestrations, but finding the course		
	chargeable and dilatory, prefers to submit to a fine.		
p.e. 5 28	30 Nov. Fine at $\frac{1}{16}$ , 142 <i>l</i> . [The son's name is inserted in the	5	32
c. 207 324	report.]		
R. 207 321			
	RICH. BOWLE, Kersey Priory, Suffolk.		
p.e. 207 485	23 Nov. 1648. Begs to compound on Faringdon Articles for	207	484
p.e. 5 28	delinquency in arms. Was in that garrison when it surren-		
d. 207 489	dered to Lord-General Fairfax.		
c. 277 488	18 Dec. The Speaker certifies that petitioner was in Faringdon at	207	491
R. 207 477	its surrender; that he was not in the late insurrections; and		
	that if they vouchsafe the favour desired, he must needs		
	acknowledge their great respect to himself.		
	14 Dec. Fine at $\frac{1}{2}$ , 144 <i>l</i> . 4 <i>s</i> .	-	4 36
	CLAIMANT ON THE ESTATE.		
c. 207 481	18 May 1649. JOHN BERNERS, of Tharfield, Herts, begs discharge of	207	480
	the manor of Kersey Priory, Suffolk, for which Rich. Bowle,		
	who held it by lease for 7 or 8 years to come, from King's		
	College, Cambridge, compounded; pretending he could not pay		
	the latter moiety of his fine without selling the lease, he sold it		
	to petitioner, who, relying on the order for discharge of the		
	sequestration, purchased it, and has taken a new lease of the		
	said college. Noted for the sequestrator to be sent up in safe		
	custody, if he yield not obedience to the order of discharge.		
	Claimant on the Estate of HEN. FOSTER, Suffolk,		
	Recusant.		
p.e. 207 339	23 Nov. 1648. THOS. BEDINGFIELD, of Gray's Inn, compounds for	207	338
c. 207 341	the manor of Copdock, in Suffolk, which he lately purchased		
R. 207 335	of Henry Foster, his debtor, a recusant, $\frac{1}{2}$ being sequestered		
	for his recusancy.		
	30 Nov. Fine 200 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	-	5 32
	4 March 1652. He promises fidelity to the present Government	-	32 25
	Claimants on the Estate of AND. GIFFORD, Covent Garden,		
	and KATHERINE, his Widow, Wolverhampton, Co.		
	Stafford, Recusants.		
	[23 Nov. 1648.] RICHARD ADAMS, of Lincoln's Inn, begs leave to	61	330
	compound for a lease of $\frac{1}{2}$ of the 8 ruined tenements in Elm		
	Street, Covent Garden, worth 12 <i>l</i> . a year, which he has lately		
	purchased of And. Gifford, for whose recusancy they are		
	sequestered.		
	23 Nov. County Committee to certify the full value	-	5 29
	12 Sept. The County Committee report that the eight tenements	235	70 <sup>a</sup>
	in Westminster mentioned in the reference were sequestered		
	for recusancy of And. Gifford's mother, and were worth before		
	the troubles 90 <i>l</i> . 10 <i>s</i> ., and now but 49 <i>l</i> . a year.		
	26 Jan. 1652. They state that the estate in Giles-in-the-Fields,	162	475
	held by Mr. Hooper, belonged to Mr. Jackman, and was		

23 Nov. 1648.

AND. GIFFORD, &c.—*cont.*

sequestered for his delinquency, not And. Gifford's, but there is information that Gifford is a recusant, and has an interest in the said estate, and that Jackman has none, except in trust for Gifford.

- 30 Oct. 1649. WM. ADAMS, of Falcon Court, Fleet Street, wish- 235 70B  
ing to compound for the  $\frac{2}{3}$  of the estate of Katherine, widow  
of And. Gifford, sequestered for recusancy, which he has  
purchased, the County Committee of Worcester are to certify  
the value, cause of sequestration, &c.
- L. 168 293 18 June 1651. LAWRENCE BENTALL, of Benthall, Salop, executor of 67 592  
Andrew Gifford, begs allowance of a rent-charge of 48*l.*, granted  
for a debt of 600*l.* by Thos. Leveson to And. Gifford in 1640, for  
12 years, issuing out of coal and iron mines in Cheslyn Hay,  
co. Stafford, and paid regularly till Gifford's death, about  
6 years ago, and allowance also of the said 600*l.* when it shall  
become due.
- 18 June. The County Committee to take examinations, and 14 168  
Brereton to report.
- 18 June 1651. KATHERINE GIFFORD, widow, petitions for possession, 136 195  
according to Act of Parliament, of her mansion house on her  
estate at Walton Grange, sequestered for her recusancy, and  
the house seized by Edw. Ashenhurst, the tenant for Parliament.
- 18 June. Order that she have the mansion house and  $\frac{1}{3}$  of her 14 169  
estate, and the County Committee are to see her put into pos-  
session, or show cause.
- 10 March 1652. COL. EDW. ASHENHURST pleads that he has bought 64 563  
the inheritance of Walton Grange, co. Stafford, and is ready to  
pay off the mortgage of 1,500*l.*, for which And. Gifford held it;  
Mrs. Gifford's right only extended to  $\frac{1}{3}$ , and  $\frac{1}{3}$  of that  $\frac{1}{3}$  only  
are sequestrable, yet he is kept from  $\frac{2}{3}$  of the whole.
- 10 March. The County Committee are to certify when and why 16 116  
the premises were sequestered, and Reading to report.
- 15 Sept. Kath. Gifford complains that the County Committee, 136 194  
instead of obeying the order of 18 June, have leased her  
mansion house and  $\frac{1}{3}$  of her lands to Ashenhurst, and she  
and her 8 small children are destitute of habitation.
- 15 Sept. She is to make oath that the order of 18 June was served, 17 235  
and then further order will be given.
- 13 April 1653. She complains that though she produced a deposi- 136 192  
tion given that the order was served, the County Committee  
refuse to return a certificate, or put her into possession. 83
- 13 April. The former order is to be obeyed, or the Committee are 25 40  
to attend and show cause.
- 25 May. Ashenhurst renews his petition, and begs an order to 64 561  
the County Committee to examine his witnesses in proof of his  
claim.
- 25 May. The County Committee of Stafford to examine and 25 80  
certify, and Reading to report.
- 1 Nov. Thomas, son and heir of And. Gifford, by Edw. Grosvenor, 136 147  
his guardian, begs allowance of his title to Walton Grange,  
sequestered for recusancy of his mother, who has no title thereto.
- d. 136 151 1 Nov. Order that Kath. Gifford be examined as to whether she 25 177  
177 has a jointure thereon, and that the petition be referred to the 136 145  
L.C.C. 136 163 County Committee of Stafford.
- 169 20 Jan. 1654. Mrs. Gifford begs to contract on the Recusants' 136 109  
d. 136 153 Act of 21 Oct. 1653 for  $\frac{2}{3}$  of her sequestered estate.
- 157 3 Aug. Further examinations ordered as to whether Katherine 23 1628  
171-176 Gifford has conveyed away any interest she had in the estate  
c. 136 162 petitioned for by her son.  
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# COMMITTEE FOR COMPOUNDING.—CASES.

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23 Nov. 1648.			
a. 136 133	25 Aug. 1654. On her oath to the contrary, order for discharge of the lands in co. Stafford; as to those in co. Worcester, only $\frac{1}{4}$ are discharged, with arrears from 1649; the other $\frac{3}{4}$ , being her dower, is to be sequestered for her recusancy.	23 1628	64 559
	13 Oct. Ashenhurst, being lessee of the estate in co. Stafford, prays time till winter for removal of his corn, cattle, &c., having been at great pains in improving the premises, which he has held for 6 years.	64 558	
	13 Oct. Order to the County Committee to settle the matter, and to take care that the State's tenants be not oppressed.	27 133	
	7 Dec. The order of 25 August renewed to the present County Committee for Worcester.	27 203	
	THOS. JERMYN, late M.P., Rushbrooke, Suffolk, Groom of the Bedchamber to the Prince of Wales [younger brother of Henry, 1st Lord Jermyn].		
P.B. 217 789	23 Nov. 1648. Begg to compound for leaving home in the beginning of the wars, and going into the King's quarters. Went abroad, and has remained there since.	217 788	
-791,			
801-803,	23 Nov. Allowed 14 days to perfect his composition	5 29	
795, 796	11 Dec. Six weeks more allowed, as the Committee were not then sitting.	5 36	235 71
c. 5 35	2 Jan. 1650. Fine at $\frac{1}{4}$ , 794 <i>l</i> .	6 263	
c.217795-799	25 Jan. Order that the parties concerned in Jermyn's composition are to prove on oath their charges on the land.	7 5	
R. 217 759	23 March. Parliament order staying his composition till Parliament is satisfied about some intercepted letters of Rebecca his wife, and some abuses in the obtaining of her husband's composition; the Committee for Compounding to examine the case.	1 223	235 72
	25 March. All proceedings in Jermyn's case stayed, and he and the Earl of Manchester to appear this day fortnight.	7 77	
	5 July and 29 Aug. The petition of Edward, Earl of Manchester, and Sir Thos. Hatton, Bart., for allowance of a statute of 10,000 <i>l</i> , on the estate of Thomas and Henry Jermyn, referred to Reading.	8 202	10 55
	9 July. Order in the Council of State that, they being satisfied about the intercepted letters, the composition is to go on.	235 73	
	19 July. Order in Parliament accordingly, and what is due to John Arthington and Margaret his wife by bond is to be paid.	1 223	228
		235 74-76	
	6 Aug. Jermyn allowed a fortnight to prove his debts	11 68	
	16 Aug. Jermyn allowed his rents on security; or in default thereof, they are to remain in the tenants' hands meantime. His wife allowed her fifth.	11 80	
	12 Nov. Sir Thos. Hatton summoned to the hearing	12 13	
D. 217 777	13 Nov. Rebecca Jermyn begs that being ready with her proofs of the charges on her husband's estate, Sir Thos. Hatton, who claims a great debt on a statute, may be summoned, and a hearing appointed. Noted as granted.	96 96	
-784			
H. 12 52	6 Dec. The Arthingtons complain of the cruel treatment of Mrs. Jermyn, who tries to escape payment of the debt of 600 <i>l</i> . or 700 <i>l</i> , and even refused them 5 <i>l</i> ., on which they and their children were turned into the street by their landlord.	63 549	
R. 217 773	10 Dec. Jermyn's fine to be 775 <i>l</i> ., for an estate of 160 <i>l</i> . a year, allowing 5 <i>l</i> . a year to the Rushbrooke poor, and other incumbrances.	12 59	
D.217769,771			
R. 217 763	7 Jan. 1651. John Arthington begs that Jermyn may pay his fine; has agreed to accept Mrs. Jermyn's proposition, being such as she can afford in her present straits, rather than trouble the Committee further.	63 547	

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23 Nov. 1648.	THOS. JERMYN— <i>cont.</i>				
	7 Jan. 1651. Jermyn's fine at $\frac{1}{2}$ , 2,800 <i>l.</i> , and 700 <i>l.</i> more if the Earl of Manchester does not prove the payment of his part.	12	85		
n. 12 85	14 Jan. Rice Vaughan is to certify the proceedings before the Committee for Sequestrations or Barons of Exchequer, as to the statute of Henry and Thos. Jermyn, to Henry, late Earl of Manchester.	12	92		
10 365	28 Jan. On proof of the payment of 3,500 <i>l.</i> by the Earl of Manchester, the fine reduced to 2,800 <i>l.</i> , and Jermyn allowed to sell Wretham Manor to pay his fine, provided he pay it in as ordered.	12	104		
		96	85		
d. 96 93	28 Jan. Mrs. Jermyn is to make good her agreement to Dr. Arthington, signed 3 Aug. 1650.	12	104		
n. 111 899	13 Feb. Jermyn's rents to be paid as they were paid before any suspension on account of the extent laid on the lands by Sir T. Hatton.	12	128		
		96	77, 81		
	13 Feb. Jermyn asking leave to go abroad because of his heavy debts, the Committee for Compounding have no power to grant it.	12	127		
		96	73		
d. 96 91	27 Feb. Order having been given for abatement of 50 <i>l.</i> from his fine of 2,800 <i>l.</i> , for an annuity of 20 <i>l.</i> proved, but no proof given of 2 other annuities claimed, order that he pay 1,350 <i>l.</i> in addition to 1,400 <i>l.</i> already paid, and that then his security for the second half of his fine be given up.	12	138		
		96	80		
		235	77		
L.C.C. 162 201	22 April. County Committee to permit Thos. Jermyn to enjoy the rents of Wretham Manor, Norfolk, as it belongs to him, and not to his elder brother Henry.	12	190		
		96	71		
	20 June. The County Committee [for Norfolk] reproved for not taking off the sequestration of Wretham Manor, it being sequestered as the estate of Henry Jermyn, and unless they have just exceptions, they are to discharge the sequestration.	14	172		
	Aug. ? Thos. Jermyn petitions that no such exceptions being shewn, the order may be made absolute.	96	88		
	3 Sept. Request on his behalf for repayment of 250 <i>l.</i> received by the County Committee from his estate.	96	156		
	3 Sept. The County Committee of Lincolnshire certifying that before receipt of the order of 13 Feb. 1651, they had paid 250 <i>l.</i> with a bond for 50 <i>l.</i> more, of Jermyn's rents in to Goldsmiths' Hall, order that they repay Jermyn the 300 <i>l.</i> from the rents of other sequestered estates.	15	2		
	18 Nov. He begs delay for composition of lauds in Somersham, Hunts, they being still in possession of the inhabitants, the former tenants. Has paid his fine for his lands in Suffolk, Norfolk, and Lincoln.	96	90		
	18 Nov. His saving for the said lands continued till Midsummer -	12	343		
	25 June 1652. Saving continued till Michaelmas -	12	455		
		96	155		
	4 Aug. Jermyn's petition that the order of 20 June 1651 may be made absolute renewed, the County Committee shewing no cause to the contrary.	96	86		
	4 Aug. County Committee are to certify thereon within 14 days, having a copy of the report.	17	92		
	21 Dec. Granted discharge of Wretham Manor, the County Committee certifying that they have no further reasons to allege in the case, and that he has had the rents since June.	17	524		
	10 March 1653. He begs further delay on his saving for fen lands in Somersham, not having yet recovered possession of them.	96	154		
	10 March. Granted 6 months more -	12	536		
	April ? Petition renewed, he being hindered by the refractoriness of the country, which he hopes will be speedily remedied by Parliament.	96	67		

23 Nov. 1648.

JOHN PARSONS, Nether Worton, Co. Oxon.

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P.E. 213 603	23 Nov. 1648. The inhabitants of Nether Worton, beg that if	213	590
R. 213 601	Parsons endeavours to compound for his delinquency, the parsonage of Worton, with the house and yard-land,—by the detention of which they have been deprived of a minister, in spite of the order of the Committee for Plundered Ministers, dated 26 Oct. 1647, granting 20 <i>l.</i> a year out of it for the ministry there,—may be excepted. The value of the vicarage does not exceed 12 <i>l.</i> a year.		591
	2 May 1649. Parsons compounds on his own discovery for delinquency on the resolves of Parliament of 14 March. Adhered to the King in the first war.	213	599
	18 June. Fine 100 <i>l.</i> - - - - -	6	109
	30 April 1650. It appearing to the Committee for Compounding that he was sequestered in Dec. 1648, before his discovery, he is to be re-sequestered.	8	13 -15
	10 May. He begs discharge, having voluntarily submitted to composition, when he might have cleared himself before the Barons on appeal, his error being wholly upon mis-information.	111	72
P.E. 213 595	10 May. Having elapsed the time for payment, the Committee for Compounding can give no rule.	8	35
c. 111 67	28 June. The inhabitants of Nether Worton beg that Parsons may be required to settle the impropriate parsonage of Nether Worton on the ministry there.	213	594
O.O. 8 79, 99	28 June. Parsons admitted to compound on Oxford Articles at $\frac{1}{2}$	213	597
R. 213 587	16 July. Fine 455 <i>l.</i> , and he is to settle 20 <i>l.</i> a year for ever on the minister at Nether Worton, for which his fine is to be abated 200 <i>l.</i>	11	23 250
c. 35, 39, 181	13 Aug. County Committee having let his estate to Capt. Hen. Smith, who sells the crops, value 200 <i>l.</i> , beg confirmation of their lease, and complain that Parsons disturbs it.	252	71
L.C.C. 165 107	27 Aug. Parsons is to bear the loss of the crops for his neglect in not producing his discharge earlier, and be content with the estate.	11	266
	4 Oct. He complains that he cannot have either the possession of his estate, or the rent reserved. Has been at a great charge in sowing the land. Begs an order for the County Committee to let him have possession, or the money his present crops have sold for, being the whole profits of his estate.	111	74
L.C.C. 165 95	4 Oct. Order that the rent grown due after payment of his fine be repaid to him by the County Committee.	11	212
D. 111 69	18 June 1651. On affidavit that the County Committee still refuse payment, they are required by the Committee for Compounding to give satisfaction why they do not obey the order of 4 October.	14	168
L.C.C. 165 93	18 May 1652. They are to pay Parsons 120 <i>l.</i> in lieu of the revenue taken from him since his composition.	16	410

27 Nov. 1648.

FRAS. APPLBY, Lartington, Co. York.

P.E. 5 31	Begs discharge of, or leave to compound for the estate of his uncle, Fras. Appleby, who died during his appeal from sequestration.	207	454
P.E. 207 455			
R. 207 451			
	14 Dec. 1648. Fine at $\frac{1}{2}$ , 464 <i>l.</i> 18 <i>s.</i> - - - - -	5	36 207 451

HENRY CALVERLEY, Calverley, Co. York.

P.E. 207 775	27 Nov. 1648. Compounds for delinquency. Being under the power of the King's garrison at Leeds, took the valuations of the estates of the inhabitants in Bradford, by warrant from the King's officers. Has never acted anything wilfully against Parliament.	207	771
P.E. 5 31			
C. 207 778			
R. 207 755			

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27 Nov. 1648.	HENRY CALVERLEY— <i>cont.</i>		
	4 Jan. 1649. Fine at $\frac{1}{2}$ , 1,515 <i>l.</i> , to be further considered if he prove that he rendered in Nov. 1645.	5	42
	15 Jan. Begg that his fine may be set as for an estate for life, he having no better estate. Has done many voluntary services for Parliament, as is well known to members of the House of Commons, and to the Committee for Sequestrations, to whom he appealed, but could not be relieved, not being within the letter of the Ordinance.	207	770
R. 207 767	15 Jan. On paying 350 <i>l.</i> , he is to be admitted to a review	- 5	47
	19 Feb. 1650. The former fine to stand, he not prosecuting his review; if the whole is not paid within 6 weeks, the estate is to be re-sequestered.	207	767
	2 July. Sequestration ordered accordingly	- - - 8	196
			10 57
	30 Aug. He is not to be admitted to a review, the fine being confirmed.	11	126
	3 Sept. His estate to be re-sequestered for non-payment of the fine.	11	132
O.C. 11 162	6 Nov. Begg liberty on the votes of 2 Oct. 1650, to sell, for payment of his fine, land in Pudsey, Eccleshill, and Calverley, worth 100 <i>l.</i> a year.	207	760
P.M. 207 775	6 Nov. Brereton to examine the former particular, and the value of these lands.	12	6
	13 Nov. He complains that his former fine was confirmed in the absence of his solicitor, and begs a review.	207	766
	13 Nov. Ordered to pay a moiety of the fine, and then a review will be considered.	12 207	12 763
	21 Nov. Fine confirmed	- - - - - 12	27
R. 207 761	22 Nov. Fine reduced to 1,455 <i>l.</i>	- - - - - 12	38
			235 78
	21 Jan. 1651. Licence to sell the lands granted	- - - - - 12	98
	23 April. He begs acceptance by the treasurers of 397 <i>l.</i> 10 <i>s.</i> balance due of his fine, being ready to make the last payment.	235	79
	23 April. Order accordingly	- - - - - 12	191
			72 61
			235 80
	WM. COMPTON, Gersby [Gresby?], Co. Lincoln, Recusant, and a Claimant on his Estate.		
	27 Nov. 1648. The petition (missing) of SIR JOHN BROWNLOW, of Belton, co. Lincoln, to compound for lands purchased of Wm. Compton, referred.	5	31
	30 Nov. County Committee to certify the true yearly value	- 5	34
C. 75 491	12 May 1652. Wm. Compton begs allowance for repairs to his mansion house in Gersby, sequestered only for his recusancy, and let to Wm. Nelson, agent for sequestrations, for 3 years, during which time he suffered it to fall into ruin, with the barns, brewhouse, &c.; begs defalcation therefor out of the next rent.	75	490
C. 75 492			
O.C. 16 516	12 May. County Committee to certify what they think fit to be allowed.	16	386
L.C.C. 162 259	2 Feb. 1653. He moves for allowance of 200 <i>l.</i> already spent in rebuilding the house, besides what is still necessary to be laid out.	75	494

# COMMITTEE FOR COMPOUNDING.—CASES.

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27 Nov. 1648.			
	2 Feb. 1653. The Committee for Compounding cannot relieve him, because the house is his mansion house, and the decays were before their time.	17	651
c. 33 348 34 55, 57	21 April 1654. He appeals to the Protector for allowance of the said 200 <i>l</i> .	75	463
	21 April. Referred to the Committee for Compounding to give him a reasonable allowance.	75	464
	25 April. Referred by them to the Registrar and Auditor ; Reading to report.	27	36
	9 May. Allowed 150 <i>l</i> ., to be paid by the County Committee	- 27	45

## JOSEPH CRADOCK, Evenwood, Co. Durham.

c. 207 462	27 Nov. 1648. Compounds for delinquency in assisting the forces raised against Parliament.	207	459
P.B. 207 463			
P.B. 5 31	14 Dec. Fine at $\frac{1}{2}$ , 112 <i>l</i> . 10 <i>s</i> .	- - - - - 5	36
D. 207 457	25 March 1652. Paid, and estate discharged	- - - - - 12	415

## PETER GWILLAM, Southampton, Co. Hants.

c. 207 379 377	27 Nov. 1648. Begg to compound on Exeter Articles for delinquency in adhering to the forces raised against Parliament. Would have addressed the Committee for Compounding earlier, but has been detained beyond the seas.	207	373
P.B. 207 375			
P.B. 5 31	30 Nov. Fine at $\frac{1}{2}$ , 171 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	- - - - - 5	33
B. 207 369	10 Aug. 1649. Begg reduction of his fine to $\frac{1}{10}$ , according to the recent declaration of Parliament that the Articles shall be performed to those who are comprised therein.	207	372
D. 207 377	20 Oct. Fine reduced to $\frac{1}{10}$ , 113 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	- - - - - 207	369
		235	81

## JOHN PEACOCK, Cumnor, Berks.

c. 207 365 362	27 Nov. 1648. Compounds for delinquency in arms. Is comprised within the Articles of Hartlebury Castle. Has no present estate, only a reversion of lands after Mary, his mother.	207	364
P.B. 207 367			
P.B. 5 31	30 Nov. Fine at $\frac{1}{2}$ , 60 <i>l</i> .	- - - - - 5	33
B. 207 359	Dec. ? Having paid a moiety, and secured the rest, begs a review of his fine, which is much higher than it should be. No order.	110	629

## Claimants on the Estate of HEN. PETRE, Essex.

P.B. 107 835	27 Nov. 1648. HENRY NEVILLE, of London, and WM. PAWLYN, of the Strand, beg to compound for lands, tenements, &c., in West Thurrock, co. Essex, purchased of Henry Petre, and now sequestered for his recusancy. Noted as received.	107	833
P.B. 5 31			
	30 Nov. The County Committee are to certify as to the recusancy	5	35

## ROB. WOOD, Trull, Somerset.

P.B. 207 445	27 Nov. 1648. Begg to compound on Truro Articles for delinquency in adhering to the forces raised against Parliament.	207	442
P.B. 5 31			
c. 207 444	11 Dec. Fine at $\frac{1}{2}$ , 135 <i>l</i> .	- - - - - 5	36
B. 207 439		235	82
C. 207 447	15 Jan. 1649. Fine reduced to $\frac{1}{10}$ , 90 <i>l</i> ., upon the certificate of General Fairfax that he is within the Articles.	5	46
L.C.C. 137 217, 235 83			

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27 Nov. 1648.	ROB. WOOD— <i>cont.</i>		
	7 Jan. 1652. He complains that,—he having by his good husbandry made his estate of greater value than it was when he compounded for it,—upon the information of an under-value of 35 <i>l.</i> a year, the County Committee have seized and secured 35 <i>l.</i> a year thereof. Begg examination of the truth, and leave meanwhile to receive the profits.	137	215
	7 Jan. Granted liberty to examine witnesses as to the under-value; the County Committee to continue the 35 <i>l.</i> a year under sequestration.	15	175
	17 Feb. Begg to receive the profits upon security, pending proof of the former yearly value.	137	170
c. 32 29	24 March. He begs discharge on the Act of Pardon	-	- 137 146
137 147	24 March. County Committee ordered to certify what they find in their books touching him, and whether the estate was sequestered before 1 Dec. 1651, &c.	16	213
166 291			
L. 137 153	18 June. He is discharged on the Act of Pardon	-	- 16 565
c. 137 151			
28 Nov. 1648.	FRANCIS, or SIR FRAS. GAMUL, Bart., late M.P., Alderman of Chester, Co. Chester.		
	County Committee for Chester to the Committee for Compounding. Gamul, a great delinquent, has fled the kingdom and offered no composition, nor is he likely so to do, for the deputy-lieutenants of the county have allowed Lady Gamul her house in Chester, and 500 <i>l.</i> a year rents, so that the State will gain no benefit from his delinquency. Are we to obey this order, or only to allow her $\frac{1}{4}$ of his estate?	235	84
P.E. 216 211	15 Jan. 1649. Sir Francis begs to compound for delinquency in arms, for which he is sequestered.	216	216
-213			
P.E. 5 47	19 July. Fine at $\frac{1}{4}$ , 940 <i>l.</i> 18 <i>s.</i>	-	- 6 170
REC. 235 85		235	86
D. 216 225	29 July. County Committee to certify the yearly value of his [Dee] mills, &c., and the loss sustained by Sir Fras. Gamul in the war by obstructing and spoiling them, that he may have satisfaction according to the Ordinance of 1 Oct. 1646.	235	87
R. 216 207	13 Aug. They give particulars as to Dee Mills, and state that Gamul was one of the first to betray the city to the late King, was a great plunderer of the well-affected, and the cause of the firing of the suburbs which ruined many. Being M.P. for Chester, he deserted and went to the Parliament at Oxford.	216	209
	29 May 1650. Lady Gamul having applied to the County Committee for her $\frac{1}{4}$ , they recommend her as in sad condition, and having many children.	235	88
O.C. 11 71	18 June. Granted her $\frac{1}{4}$	-	- 8 151
		10	46
	CLAIMANTS ON THE ESTATE.		
	9 Aug. 1650. NATH. BLEARE begs relief, having lost all he had through affection to Parliament. Brought an action of trespass and false imprisonment against Sir Fras. Gamul, who had him imprisoned 12 months during the late war, and his goods seized for affection to Parliament, whereon petitioner has him outlawed; has a writ of outlawry and an inquisition by which several of his lands were found, but cannot proceed, they being sequestered for Sir Francis' delinquency. Noted, "Rejected, he hath compounded, and paying in his full fine, he may proceed at law."	69	441
NOTE 11 75	16 Aug. 1650. JOHN CARILL begs discharge of his fee-farm rent of 100 <i>l.</i> a year on lands in Chester, sequestered for the delin-	73	514

# COMMITTEE FOR COMPOUNDING.—CASES.

1875

28 Nov. 1648.

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- quency of Fras. Gamul, his right being proved before the late County Commissioners, but questioned by the new Commissioners.
- 16 Aug. 1650. Referred to the County Committee and Reading - 11 81
- 12 Oct. The County Committee request inquiries as to the recusancy of Edward and Mary Cotton, who leased the same to Carill, 18 Charles, and payment is stayed meanwhile. 149 277
- 5 Aug. 1652. Carill's petition renewed on the late Act of Pardon, the lands not being sequestered before 1 Dec. 1651. 73 539
- P.R. 143 679 1650? LETTICE, SIDNEY, ALICE, and CHRISTIAN, daughters of FRAS. GAMUL, claim 500*l.* each, payable to them on their marriage or majority [on lands cos. Stafford, Salop, and Chester] by indenture of 7 Oct. 1650 between their father, Thos. Bavand, and Wm. Plymley. 143 677
- 8 Oct. 1651. GEORGE VERNON and JOHN WARTON, of Chester, being farmers of Dee Mills [sequestered from Sir Fras. Gamul] leased to them by the County Committee for one year at 220*l.*, complain of excessive lays and duties thereon amounting to  $\frac{1}{2}$  of the rent. The mills being out of repair, the grist of malt, formerly the chief profit, is gone, and the great drought has kept them five months at a stand still for want of water. Beg reduction of the lays, &c., and allowance for repairs, or, —petitioners' time being short,—discharge of their bargain, or lessening of the rent. 126 463
- L.C.C. 147 557 8 Oct. County Committee to certify - - - - 15 42
- 126 469 31 Dec. They beg consideration of the County Committee's certificate, and relief accordingly. 126 468
- 471 31 Dec. County Committee to examine the matter and give petitioners relief as they find cause. 15 161
- 13 July 1654. Vernon and Warton complain that though the profits only amounted to 44*l.*, which they paid to the County Committee, besides 179*l.* for taxes and repairs, the said Committee took no notice of their sad condition, but seized on their sureties' cattle and sold them for 66*l.*, towards further payment of the rent. Notwithstanding frequent application, can get no relief, and are themselves brought to utter beggary, as well as their 4 sureties. Beg that the money already paid may be accepted for the full rent. 126 391
- 13 July. The Commissioners for Cheshire to allow what has been justly expended in repairs and taxes, but to proceed to levy what is due from petitioners. 27 92

## LESSEES AND PURCHASERS OF THE ESTATE.

- P.R. 143 675 Dec. 1652? Gamul's estate being in the late Act for Sale, William Plymley, of Norton, co. Salop, his late servant, begs allowance of a lease granted him, on marriage with Jane Bavand, by Gamul, of a house in Norton; also of a rent-charge of 40*s.* a year on Dee Mills, and his other lands, co. Chester, with arrears since 1644. Can produce his title, made long before May 1642. 143 674
- Discharge from sequestration of lands sequestered from Gamul in the Act for Sale, and bought from the Treason Trustees, viz. :—
- 28 May 1653. Houses, mills, &c., co. Chester, bought by Edw. Grosvenor. 143 683
- 9 Nov. 1653. COL. EDW. GROSVENOR, of Martin's-in-the-Fields, petitions that he bought, 4 March 1653, Dee Mills and fishings in the city of Chester, sequestered from Fras. Gamul, but he could not get possession before 29 June, yet the County Commissioners of Chester demand from him 89 71

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28 Nov. 1648.	SIR FRAS. GAMUL— <i>cont.</i>		
	52 <i>l.</i> 10 <i>s.</i> , $\frac{1}{4}$ year's fee-farm rent due at Michaelmas. Begg only to pay 26 <i>l.</i> 5 <i>s.</i> , being the quarter's rent.		
L.C.C. 147 489	9 Nov. 1653. County Commissioners to certify how long they received the profits of the premises, when the petitioner entered, for how long they are let, and whether the rent is paid quarterly or half-yearly.	25	243
	26 July 1654. Order on certificate of the County Commissioners that they have only received 7 <i>l.</i> 10 <i>s.</i> 10 <i>d.</i> of the said fee-farm rent since 25 March 1653, that Grosvenor pay the balance due for the Michaelmas $\frac{1}{4}$ year.	27	99
	7 Dec. Grosvenor complains that this order notwithstanding, the County Commissioners demand 50 <i>l.</i> arrears of the fee-farm rent due for the $\frac{1}{4}$ year before his purchase, and threaten distraint.	89	69
	7 Dec. County Commissioners to examine and certify in 3 weeks, and meantime to forbear distraint.	27	203
	16 Jan. 1655. The County Commissioners certifying that petitioner has had the whole year's profits, they are to state his receipts, as it is not reasonable that he should be charged with what grew due at Lady Day 1653, unless he received some of the profits.	27	254
	1 May. He is discharged from payment of the Lady Day fee-farm rent, but is to pay what became due since.	27	375
	28 May 1653. Discharge of lands in Burton, Farndon, and Middlewich, co. Chester, bought by John Wildman.	143	685
O.T.T. 143 681	23 Feb. 1654. Also Houses in Mucclestone and Whitmore, cos. Stafford and Salop.	18	931
30 Nov. 1648.	WALTER, LORD ASTON, Tixall, Co. Stafford, and GERTRUDE, his Widow.		
	The County Committee, having been required to proceed to sequester his estate for non-prosecution of his composition, are to forbear proceedings, an order of discharge by the Committee for Sequestrations, dated 4 March 1648, having been produced.	5 235	33 89
L. 64 530 548	26 Feb. 1651. Gertrude Lady Aston begs to be continued tenant of $\frac{1}{4}$ of her estate, co. Stafford, sequestered for her recusancy, having been at great charge in tillage and sowing of corn, and in danger of losing the benefit by a year's lease granted to Rob. Robotham. Also begs continuance of a payment of 140 <i>l.</i> a year charged on her jointure by her late husband for maintenance of her younger children, and allowed by the County Committee, but now refused. Also that her witnesses, being aged, may be examined in the country.	64	524
D. 64 531 550			
P.B. 14 28			
O.C.C. 64 526, 527, 546			
D. 64 552			
P.B. 14 166 64 540	18 June. Herbert, John, and Gertrude, their children, pray allowance of annuities amounting to 140 <i>l.</i> settled on them by their father out of the manor of Colton, co. Stafford, which, notwithstanding sequestration for their mother's recusancy, have been allowed by the former County Committees.	64	541
R. 64 535			
L.C.C. 168 387	11 March 1652. Refused for want of proof	16	117
c. 129 685	4 Aug. The children beg an order to the County Committee of Stafford, who have returned them as recusants, to pay them their thirds.	64	534
	4 Aug. Granted; $\frac{2}{3}$ of their $\frac{1}{3}$ to be paid by the County Committee, and $\frac{1}{3}$ by their mother.	17	100



COMMITTEE FOR COMPOUNDING.—CASES.

1877

30 Nov. 1648.

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- 29 May 1655. Benj. Weston and Rob. Robotham request a lease of  $\frac{1}{2}$  of Oulton Manor, co. Stafford, sequestered for recusancy of Gertrude, widow of Walter, Lord Aston, of which she has thrown up a lease on pretext of the hardness of her bargain, after wasting the ground; they hold a reversion for payment of Lord Aston's debts, and raising portions for his younger children. 129 685
- 29 May. Order for enquiry why she is not forced to hold her lease - 27 406
- 26 June. Order that the estate be let to the highest bidder, and Lady Aston's arrears got in. 27 434
- 10 July. Enquiry as to her securities, and her responsibility ordered. 29 14

THOS. DANIEL, Wickham, Co. Oxon.

- 30 Nov. 1648. Capt. Rich. Hamlyn informs against Daniel as a delinquent not sequestered, and desires to have the remainder of his arrears, being 382*l.* 19*s.* 4*d.*, paid out of Daniel's estate, on a Parliament order given of 17 Aug. 1648 for payment of the arrears. 5 35  
99 797
- 16 May 1649. Daniel—having taken oath before a Master in Chancery, that he was not worth 200*l.*, and being thereby discharged on the votes of 6 Dec. 1646, and having in confidence thereof married Lady Chamberlain, of Wickham, widow of Sir Thos. Chamberlain, by whom he has received a competent advancement,—complains that, by the solicitation of Capt. Hamlyn, he is questioned to compound for his said wife's estate; that the Committee for Compounding have, by their order of 26 April last (missing), directed the County Committee to sequester the estate he had by his wife, and that they have sequestered all his estate, both real and personal. Begs discharge of the sequestration. 79 211
- 17 May. Being sequestered, begs six weeks to clear himself from delinquency, and an order in the interim to the County Committee not to dispose of his personal estate. 79 215
- 17 May. Granted six weeks - - - - - 6 50
- 22 May. Hamlyn to receive no prejudice by Daniel's leave to go into the country. 6 59
- 24 May. Hamlyn to have notice to attend the Committee for Compounding when Daniel's business is debated. 6 67
- 4 July. Order for Daniel's discharge, both as to his own property and that of his wife. 6 145

Claimants on the Estate of DOROTHY EVERARD, Widow, Great Linstead, Suffolk.

- 30 Nov. 1648. Wm. HODSKINS, of Laxfield, and HENRY BORRETT, of Brundish, both co. Suffolk, petition that they purchased of Dorothy Everard lands in Laxfield, Brundish, and Donington,  $\frac{1}{2}$  of which are sequestered for her recusancy, and beg to compound for them. 91 741
- 30 Nov. County Committee to certify the yearly value - - - 5 34
- FRAS. EVERARD, Great Linstead, Suffolk, and a Claimant on his Estate.
- 30 Nov. 1648. Wm. COOKE, of Broome, Norfolk, begs to compound for lands in Linstead, &c., lately purchased of Everard, but  $\frac{1}{2}$  of which are sequestered for his recusancy. 77 220
- 30 Nov. County Committee to certify the value of the lands - 5 34
- P.B. 84 833 4 Dec. 1650. Everard begs allowance for repairs on his houses, &c., under sequestration for his recusancy. Has had to borrow the money, his  $\frac{1}{2}$  being so small that his family cannot subsist on it. 84 839
- 4 Dec. County Committee to certify what repairs are necessary to keep them "wintite and watertite." 10 243

		Vol. No.	
		G or p.	
30 Nov. 1648.	JOHN KELLOND, Painsford and Totnes, Devon.		
c. 207 650	30 Nov. 1648. Order that when he compounds Sir John	5	32
L. 207 659	Bampfylde, Sir Nicholas Martin, and Sir John Young [M.P.'s],		
P.E. 207 655	have notice.		
-657			
P.R. 5 37	14 Dec. He compounds on Truro Articles for delinquency in going	207	647
B. 207 631	into the King's quarters to gather in his debts. With certificate		651
	of Lieut.-Gen. Cromwell, that he is comprised within the said		
	Articles.		
	1 Jan. 1649. Fine at $\frac{1}{10}$ , 544 <i>l.</i> 1 <i>l.</i> - - - - -	5	39
	6 Jan. Fine reduced to 523 <i>l.</i> 1 <i>s.</i> , because of his agreement to	5	43
	deliver up a bond in 2,000 <i>l.</i> for payment of 1,000 <i>l.</i> with interest,	235	90
	wherein Arthur Upton and others stand bound to him.		
R. 207 643	11 Dec. 1650. He begs that on the votes of 2 Oct. 1650, he may	207	646
	add 70 <i>l.</i> to the value of the barton of Painsford, co. Devon,		
	formerly compounded for at 140 <i>l.</i> , there being no judgment or		
	information concerning the same.		
	17 Dec. Fine at $\frac{1}{10}$ , 140 <i>l.</i> - - - - -	12	65
	3 Jan. 1651. Paid and estate discharged - - - - -	12	84
	31 Aug. 1652. Noted that he has a saving to compound for 2,035 <i>l.</i>	12	514
	debts, till he recover them.		
c. 33 321	9 Nov. 1653. Fine paid and estate discharged - - - - -	12	574
SIR DENNOR STRUTT, Bart., Little Warley, Essex.			
P.E. 207 399	30 Nov. 1648. Compounds for delinquency in arms in the late	207	397
R. 207 395	insurrection in Essex.		
L.C.C. 235 91	11 Dec. Fine at 4 years' value, 1,350 <i>l.</i> - - - - -	5	35
	13 Aug. 1650. Begs reduction of his fine to $\frac{1}{2}$ , according to the	119	459
	recent alteration of the rules by Parliament.		
	13 Aug. Fine confirmed at 1,350 <i>l.</i> - - - - -	11	77
	Sept. ? Complains that the County Committee of Essex have	119	457
	set a fine of 80 <i>l.</i> upon him for not sending in a horse for the		461
	service of the General, Lord Fairfax, to Colchester, when he		
	was engaged on the other side, for which delinquency he was		
	fined. The County Committee likewise require of him the		
c. 32 31	army tax for the time during which they received the rents		
	and profits of his estate. Begs not to suffer a double penalty		
	for one offence. [No order.]		
11 Dec. 1648.	ROB. BARGRAVE and SIR HENRY PALMER.		
	Each begs a pass on the Parliament order of 9 November, to	66	874
	come over to England to prosecute his composition, and	110	408
	confesses that he was active in the late commotion in Kent.	5	35
	Granted.		
ART. BASSETT, Umlerleigh, Devon.			
c. 209 368,	11 Dec. 1648. Begs to compound on Exeter Articles for being a	209	366
372, 373	commissioner in raising forces for the King. Was long im-		
235 92	prisoned by the County Committee, but they have released		
P.E. 209 367	him on a bond in 1,000 <i>l.</i> to make his composition before		
5 36	31 December.		
D. 209 369	22 May 1649. Fine on Exeter Articles, 1,321 <i>l.</i> 6 <i>s.</i> 6 <i>d.</i> - - -	5	78
R. 209 363		209	364
c. 209 377-381	29 May 1650. The whole fine being paid, his sequestration dis-	10	63
P.E. 10 63	charged.		
	21 June. On motion in his behalf, his rents are to remain in the	8	161
	tenants' hands till further order,		166
		10	51

# COMMITTEE FOR COMPOUNDING.—CASES.

1879

			Vol. No. G or p.
11 Dec. 1648.			
accrs. 152 143	18 March 1651. All the rents which he received between his sequestration and suspension are to be levied from him.	30	34
	12 Nov. He states that he was sequestered in 1646, compounded on Exeter Articles, and paid his fine of 1,321 <i>l.</i> , with interest; but after discharge, the estate was re-sequestered, and the County Committee's agent disposes of it at pleasure. Petitioned the Committee for Compounding as Committee for Advance of Money against the re-sequestration, when the present County Commissioners, unwilling for any examination, accused him of detaining 1,600 <i>l.</i> profits of his sequestered estate.	65	580
	Begs to be heard before them as a Committee for Advance of Money, and not to be put to fresh charge in appearing before them as a Committee for Compounding; also to have a copy of his charge and leave to defend himself. [ <i>See Advance of Money Calendar, p. 1156.</i> ]		
P.R. 25 298	19 Oct. 1653. The County Committee for Wilts certify that his farm [of Asserton], was undervalued 80 <i>l.</i> a year.	65	566
65 563		171	229
C. 33 333	17 Feb. 1654. He begs discharge on the Act of Pardon, of Asserton farm, co. Wilts, seized or sequestered notwithstanding his composition for the same and payment of fine imposed, by the County Committee in Wilts.	65	557
65 568-572			564
R. 65 558			
c. 34 116	15 March. Discharge granted on the Act of Pardon	-	- 21 1312

## THOS. CHUDLEIGH, Ashton, Devon.

C. 207 524	11 Dec. 1648. Compounds for delinquency in arms. Is the 3rd son of Sir George Chudleigh. Being an apprentice in London, and his master breaking in his credit, went into Ireland and served under Sir Charles Vavasour. Returning to England, took up arms, in obedience to the said Sir Charles, against the forces raised by Parliament. Has no livelihood but a voluntary exhibition of 20 <i>l.</i> a year given him by his father. Has taken the National Covenant and Negative Oath.	207	521
P.R. 207 519			
P.R. 5 35			
R. 207 517			
	14 Dec. Fine at $\frac{1}{2}$ , 30 <i>l.</i>	-	- 5 37

## THOS. COLE, Coates, Co. Lancaster.

P.R. 209 78	11 Dec. 1648. Begs to compound for lands, co. Lancaster, purchased of James and Eliz. Butler, and Mary Anderton, and sequestered for their recusancy.	209	74
R.C. 5 35			
C. 209 75	22 Feb. 1651. Fine 17 <i>l.</i> 15 <i>s.</i> 8 <i>d.</i>	-	- 5 64
R. 209 71	3 Sept. He complains of disturbance by re-sequestration of the lands.	76	200
REC. 76 202	3 Sept. Referred to the County Commissioners	-	- 15 2

## SIR CHAS. COMPTON, Grendon, Co. Northampton.

NOTE 207 533	11 Dec. 1648. Compounds for delinquency in arms	-	- 207 532
C. 207 530	14 Dec. Fine at $\frac{1}{2}$ , 127 <i>l.</i>	-	- 5 37
P.R. 207 535			
R.C. 5 35			
R. 207 527			

## RICH. DUDLEY, Sweptstone, Co. Leicester.

C. 209 221	11 Dec. 1648. Compounds for delinquency. Was captain of a troop at Ashby-de-la-Zouch, but laid down his arms and took the Negative Oath before the County Committee before 1 Dec. 1645, and resided ever since at his own house. Presented himself no earlier because his whole personal estate was taken from him, and his real estate is under sequestration.	209	219
P.R. 209 217			
223			
P.R. 5 36			
R. 209 215			
	27 Feb. 1649. Fine at $\frac{1}{10}$ , 106 <i>l.</i>	-	- 5 69

11 Dec. 1648.

## JOHN FERRARS.

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- 11 Dec. 1648. Petition (missing) to compound for the reversion of the jointure of Anne, Countess of Chesterfield, his mother, [widow of Sir Hum. Ferrars, of Tamworth Castle, co. Warwick], referred. 5 37
- 1 Jan. 1649. No fine set because he refuses to submit to the rate proposed. 5 39

## WM. HARRIS, Kenegy Farm, Gulvall, Cornwall.

O.C.C. 207 669  
P.R. 207 667  
P.R. 5 35  
C. 207 666

- 11 Dec. 1648. Compounds on Truro Articles. Never was in arms against Parliament, but was forced by a Privy Seal from Oxford to advance money for the King's service. Advanced 50l. for Parliament's service for his fifth and twentieth part. A sequestration granted against him was discharged in May 1647, on payment of a large sum, but on 16 Oct. 1648, the sequestration was renewed. 207 663
- 1 Jan. 1649. Fine at  $\frac{1}{10}$ , 250l. - - - - - 5 39
- 4 Jan. The 100l. received by the County Committee for composition to be restored. 5 42

L.C.C. 207 497  
505  
REC. 207 501  
P.R. 207 499  
P.R. 5 35  
R. 207 493  
C. 207 504

## ARTHUR PARTRIDGE, North Perrott, Somerset.

- 11 Dec. 1648. Compounds for delinquency in adhering to the forces raised against Parliament. Has taken the National Covenant and Negative Oath. 207 496
- 14 Dec. Fine at  $\frac{1}{2}$ , 120l. - - - - - 5 36

## Claimant on the Estate of SIMON SLATER (late).

- 11 Dec. 1648. GRACE, widow of EDMUND SLATER, begs to compound in behalf of his 4 orphan children, for the delinquency and estate of Simon Slater, who adhered to the forces raised against Parliament, and died a delinquent in Colchester. His estate has descended to the orphans. 117 828
- 11 Dec. Referred to [the sub-committee] - - - - - 5 35

14 Dec. 1648.

## SIR WM. DARCY, Witton Castle, Co. Durham, and DOROTHEA, his Wife.

P.R. 208 487  
P.R. 5 37  
R. 208 481

- She petitions that he may compound and free his person and estate from sequestration, he choosing rather to do this than to justify himself. 208 485
- 5 Feb. 1649. Fine at  $\frac{1}{2}$ , 1,839l., but 600l. to be deducted if he prove that 400l. a year to his mother is chargeable on his estate. 5 56, 58
- 12 Feb. The parishioners of St. Andrew Auckland, co. Durham, beg that the value of their rectory, being 58l. a year, for which Sir William is to compound, may be settled on Witton and Hamsterley chapels, the ministers of which have only 20 nobles a year each for maintenance; the parish is large and suffering for lack of teaching. 208 483
- 24 Feb. and 1 March. Each chapel granted 29l. a year, and 580l. more to be deducted from Sir William's fine. 5 71  
208 482  
235 93
- 3 March. Upon discovery of a new delinquency, the fine to be 2,400l., or 1,800l. if he settle the rectory. 208 482
- 5 April. The whole fine remitted on his paying 1,000l. to Dr. Moreton, Bishop of Durham, according to an order in the House of Commons given of 2 March, and settling 40l. a year on Market Auckland church. 1 209  
5 83  
6 7  
235 94, 95
- 11 May. Fine paid and estate discharged - - - - - 235 96

14 Dec. 1648.

ROB. FISHER, Brackenthwaite, Cumberland.

Vol. No.  
G or p.C. 207. 811  
P.E. 207 809  
P.R. 5 37, 42  
C. 207 808  
R. 207 80314 Dec. 1648. Compounds for delinquency in being in arms in 207 805  
the first engagement against Parliament. Could not compound  
before by reason of the distance and late distractions.11 Jan. 1649. Fine at  $\frac{1}{2}$ , 87*l.* 1*s.* 3*d.* - - - 5 43

4 June 1650. Fine paid and estate discharged - - - 8 105

GERARD FOWKE, Bachaker, Co. Stafford.

P.E. 207 585  
P.R. 5 37  
C. 207 590  
R. 207 57514 Dec. 1648. Compounds for delinquency in arms. Laid them 207 583  
down before Aug. 1643, and was not sequestered till March 1647.  
Has taken the National Covenant, and ever since his sequestra-  
tion has been before the Sequestration Commissioners upon  
his justification, his cause being yet undetermined.25 Dec. Fine at  $\frac{1}{2}$ , 135*l.* - - - 5 38

235 97

C. 207 587  
R. 207 57719 July 1649. Begs reduction of his fine, being able to shew, by 207 581  
certificate given of his timely taking the Covenant, that the fine  
should have been at  $\frac{1}{4}$ .

7 June 1650. Fine paid and estate discharged - - - 8 130

C. 207 608  
P.E. 207 603  
P.R. 5 37  
C. 207 606  
R. 207 599  
C. 32 62  
34 72

WM. WILLIAMS, Mothvey, Co. Carmarthen.

14 Dec. 1648. Compounds for delinquency in assisting the forces 207 602  
raised against Parliament.25 Dec. Fine at  $\frac{1}{2}$ , 100*l.*, to be paid in one payment - - - 5 38

21 Dec. 1648.

MORGAN OWEN, Glassalt, Co. Carmarthen, Adminis-  
trator of Morgan Owen, late Bishop of Llandaff.P.E. 207 791  
-793  
R. 207 785Compounds for the lands of the late bishop, sequestered for his 207 790  
delinquency. In October 1641, being in the Tower of London,  
he leased his whole estate to Owen Price, his servant, for 100  
years, reserving only the rent of 40*s.* a year, and died in March  
1644. Claims by conveyance from Rees Owen, his father, who was  
brother and heir to the said bishop, yet his right is questioned  
by Price. Appealed in Dec. 1646 to the Committee for Se-  
questrations, but having long to wait, prefers to submit to a  
fine. The sequestration was laid on two years after the bishop  
died. Noted for the sub-committee to state the case.C. 358 136  
R. 108 3354 Jan. 1649. The parishioners of St. Ishmael's, co. Carmarthen, 207 788  
whose parish has 1,000 communicants, beg increase of 50*l.* a  
year to their minister's allowance, which is but 20*l.* a year, out  
of their rectory worth 100*l.* a year compounded for by Morgan  
Owen.4 Jan. Owen's fine at  $\frac{1}{10}$ , of 508*l.* 15*s.*, to be abated 500*l.* for 5 22  
settling the 50*l.* a year as desired.

15 Jan. The fine being paid, sequestration discharged - - - 108 337

P.E. 108 339  
C. 108 841  
34418 June 1651. Owen complains that, notwithstanding his compo- 108 351  
sition, Howell Gwynn, of Llanbrayn, co. Carmarthen, still holds  
by strong hand the profits of the rectories of Llandingat and  
Llanvaier Arbryn, which he forcibly entered upon with troops of  
horse at Michaelmas 1645, when he was a colonel of the late  
King's party. Begs to be put into possession thereof. With  
shorthand notes of an order.6 Sept. Renews his petition for restitution of his rectories, also for 108 349  
a debt of 100*l.* due by bond from Rich. Pugh, and compounded  
for by petitioner, yet seized by the County Committee.6 Sept. Granted the benefit of his bond, unless the County Com- 15 12  
mittee show cause in 6 weeks, and also restoration to his  
rectories.

			Vol. No. G or p.
21 Dec. 1648.	MORGAN OWENS— <i>cont.</i>		
	2 June 1652. Complains that by the removal of the County Committee, he has received no benefit of the last order, and begs renewal thereof, and direction to the sheriff.	108	348
D. 108 215	2 June. Ordered to produce the last order, and swear that it was served and obedience refused.	16	490
209, 213, 223	7 July. Ordered to bring a certificate from the County Committee that the rectories were in the possession of the late bishop at the time of his death.	16	666
L.C.C. 167 631	27 April 1653. On producing the required certificate, he prays the benefit of the former orders for his re-instatement.	108	323
D. 167 633	27 April. County Committee ordered to give him such possession as the bishop had.	25	52
-635	26 July. The committee for Compounding not being satisfied when the estate was first sequestered, order a further hearing.	25	143
H. 25 151		235	98
C. 34 72			
25 Dec. 1648.	JOHN BENSON, Quendon, Essex.		
P.E. 208 148	Begs to compound for tenements in London, having compounded for his estate in Essex. His delinquency was being concerned in the late stir in that county.	208	147
P.E. 5 38			
R. 208 144	25 Jan. 1649. Fine at 4 years' value 300 <i>l.</i> - - - -	5	50
L.C.C. 256 64			
	JOHN TOOLY, Arnold's Hill, Co. Pembroke.		
P.E. 207 703	25 Dec. 1648. Compounds for delinquency in adhering to, and assisting the forces raised against Parliament. Has taken the National Covenant and Negative Oath.	207	702
R. 207 699	1 Jan. 1649. Fine at $\frac{1}{2}$ , 52 <i>l.</i> 2 <i>s.</i> - - - -	5	40
C. 124 139	30 Oct. On his complaint that notwithstanding he has satisfied his fine, the County Committee of Pembroke have imposed a further fine of 40 <i>l.</i> , and have made him pay 20 <i>l.</i> by virtue of an Act dated 23 Feb. 1649, the County Committee are informed that they ought not to impose a second fine, and are required not to molest him further.	6	231
O.C.C. 124 137			
26 Dec. 1648.	MARGARET, Widow of COL. THOS. RAINBOROW.		
	Order in the House of Commons—on Mr. Scott's report on the petition of the widow and children of Col. Rainborow, that a debt of 500 <i>l.</i> for pay and disbursements in the Irish service be left to the "Committee of Adventurers for the sea expedition,"—that Mrs. Rainborow be allowed, beside the 2,000 <i>l.</i> given and charged on the Excise, 2,000 <i>l.</i> in full of all demands for losses and sufferings, and arrears of her husband, to be paid at Goldsmiths' Hall in course, or from concealed delinquents' estates discovered by her, to go towards payment of his debts and maintenance of his family. Mr. Holland and Scott to bring in an Ordinance.	1	198
	25 Jan. 1649. She presenting the names of Thos. Morgan, of Llanscare, co. Monmouth, late Governor of Chepstow Castle, and Howell Gwynn, of Hay, co. Brecon, the County Commissioners are to examine whether they should be sequestered.	5	50
	22 June 1650. Parliament orders her 100 <i>l.</i> at once, and 200 <i>l.</i> a year till an Act be passed for settling lands upon her.	1	230
		11	205
		235	99
	1 Oct. Order in the Committee for Compounding for payment accordingly.	11	205
	27 Aug. 1653. Her petition to Council referred to the Committee for Compounding.	170	285

			Vol. No. G or p.
30 Dec. 1648.	Claimant on the Estate of RICH. HOUGHTON, Blackburn, Co. Lancaster.		
P.R. 128 401 403 R. 128 399	WM. WALKER, of Ashton-under-Lyne, begs to compound for lands, in Ashton, &c., purchased two years ago of Rich. Houghton, but sequestered for his delinquency, which was unknown to the petitioner at the time of his purchase. Has advanced good sums in the Parliament service, and has always been well-affected.	128 405	
15 Feb. 1649.	Order for ascertaining the full value of the estate -	5 235	63A 100
1648?	SARAH, Widow of SIR THOMAS JENKINSON. Having an action last Easter against John and Thos. Phillips, and David Blancks, their tenant, to recover her jointure, they pleaded her recusancy, so that the matter is confessed. This being her only livelihood, begs an order to them to prove their title to the premises, and to Blancks to stay the Michaelmas rent till further hearing.	96 21 23	
	Claimant on the Estate of the late SIR THOS. METHAM, Co. York.		
1648?	WM. METHAM, Clerk, of North Cave, co. York, petitions that Sir Thos. Metham was in arms for the King against Parliament, and his estate was sequestered. He died, and his next heir [George, son of Sir Jordan Metham, his brother],—having been 7 years beyond seas, and not knowing of his death,—has not come over, nor tendered his composition; petitioner being a near kinsman, begs a letter to the County Committee to let the estate to him for its preservation, and he will give the heir notice of his uncle's death, that he may apply to compound.	102 483	
	FRAS. MILDMAY, Papist and Delinquent, Amersden, Co. Oxon.		
1648?	Begs to compound on the ordinary rules for his estate, never sequestered till August last, he having been in arms against Parliament. No reference.	104 351	
	CLAIMANTS ON THE ESTATE.		
1648?	EDW. SUCKLEY pleads that he has a debt of 200 <i>l.</i> due on bond by Fras. Mildmay, who is incapable of composition, and whose land, worth 250 <i>l.</i> a year, is valued at 50 <i>l.</i> This debt is the only maintenance of himself, wife, children, and grandchildren, who are ruined by Mildmay's perfidy. Begs to be tenant of the land at its true value, to save him from perishing.	120 826	
O.C.C. 120 221	27 May 1651. DOROTHY, daughter of ROB. STANBY, petitions that in 18 Car., she obtained a judgment of 500 <i>l.</i> against Fras. Mildmay; and in 1646, by an order from the County Committee of Oxon, entered on Amersden Manor, but is now obstructed by the County Commissioners on the late Act for compounding for judgments on sequestered estates. Knows no such Act, and Mildmay, being a Papist in arms, cannot compound; therefore begs restoration till paid 100 <i>l.</i> still due.	120 219 222	
L.C.C. 165 53			
	27 May. County Commissioners to certify	- 14	136
D. 120 215 ART. 120 225 R. 120 223 D. 120 217	26 Feb. 1653. They reporting that they stayed the rents in the tenants' hands, because her debt is fully paid, she pleads that she is much in arrear on account of charges and obstructions in the business, and begs that she may account on oath for her receipts, and keep possession till paid.	120 218	
	26 Feb. Auditor Sherwin to state her account and report	- 16 120	69 229

1648?

FRAS. MILDMA—*cont.*Vol. No.  
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20 May 1652. Order on report allowing her 70*l.* charges, so that the balance due to her will be 40*l.* 6*s.* 6*d.*, which the County Commissioners are to pay from the profits of the estate, and as she is charged with 70*l.* for the year 1650, which she says she did not receive, the County Commissioners are to make up her receipts for that year to 70*l.* 16 427

## LESSEES AND PURCHASERS OF THE ESTATE.

7 Nov. 1651. Col. Vincent Potter begs a 7 years' lease of the estate of Fras. Mildmay at a reasonable rent, or a recommendation to the County Commissioners therefor. 111 119  
7 Nov. County Committee to view the estate, certify its value, and let it according to instructions. 15 77  
15 Jan. 1652. They report that it is worth 255*l.* a year, but the State's part is of small value at present, on account of mortgages and extents. 257 11  
O.T.T. 104 349 16 Aug. 1653. Discharge from sequestration of Amersden Manor, co. Oxon, forfeited by Mildmay, and bought from the Treason Trustees by John Warre, of London. 18 864

MARGARET, Widow of DAN. PALMER, aged 80, of Costessy, Norfolk.

1648? Her estate in Costessy consists of near 20*l.* a year,  $\frac{3}{4}$  of which have been sequestered 10 years for her recusancy, and  $\frac{1}{4}$  was mortgaged by her late husband to Ann Gosling, and is now forfeit to her. The lord's rent is 30*s.* a year, which, with taxes, leaves the whole at 7*l.*,  $\frac{1}{4}$  of which is all she has for herself and 3 grandchildren. The County Commissioners, knowing her misery, have respited receipt of the  $\frac{1}{4}$ . Begs to receive it on security, till she can find means to get her estate discharged. 110 359

Claimant on the Estate of THOS. ROPER.

1648? In 1637, WILL. QUELCH, Clerk, of Carshalton, Surrey, petitions that Thos. Roper sold him for 100*l.* a rent-charge of 8*l.* a year on lands in Thatcher [Thatcham?] parish, Berks, for 181 years, which was paid till the last 7 or 8 years, when Roper's estate was sequestered. Begs to prove his title thereto and payment. 112 907

1 Jan. 1649.

Claimants on the Estate of SIR JOHN ANDREWS, Bart., Denton, or Doddington, Co. Northampton, Recusant.\*

P.E. 219 613

RICH. ANDREW, of Thorpe Underwood, co. Northampton, and 219 612  
2 other purchasers of Sir John's estate, beg to compound for Rothersthorpe and other lands in cos. Northampton and Bucks, sequestered for his recusancy.

-619

c. 219 615

R. 219 609

NOTE 63 796

1 Jan. Order that letters of course issue forth - - - 5 40  
25 Sept. Fine 259*l.* 6*s.* 8*d.* - - - - 219 609

EDMUND ARUNDEL, Merchant of Bristol, Co. Gloucester.

c. 209 289

1 Jan. 1649. Begs to compound, being sequestered for bearing arms against Parliament. 209 283

REC. 209 286

P.E. 209 287

1 March. Fine at  $\frac{1}{2}$ , 50*l.* - - - - 5 71

291

R. 209 281

30 May 1650. Paid and estate discharged - - - - 8 87

REC. 62 439

14 Jan. 1652. Rich. Tyler, for Elizabeth, widow of Edmund Arundel, complains that though she compounded for a house in the Strand, worth 25*l.* a year, Abraham Ivory, the tenant, will not leave the house without a law-suit, and only offers 16*l.* rent. Begs an order for his expulsion. 123 335

431

\* See the case of his father, Sir Wm. Andrews, on pp. 1739-1741.



COMMITTEE FOR COMPOUNDING.—CASES.

1885

			Vol. No. G or p.
1 Jan. 1649.	18 Feb. 1652. County Committee for Middlesex ordered to restore her to possession of the house.	16	47
c. 62 443	16 March 1653. Tyler complains that, though Ivory has left the house, he refuses to pay rent for the 3 years that he was in possession, and begs that he may be compelled to pay at the rate compounded for.	123	333
	16 March. Order that he pay the arrears, or show cause to the contrary.	25 138	181 307
H. 25 70, 146	18 May. Ivory begs dismissal from further trouble, having paid the rent to the County Committee for Middlesex during the time that he held the house.	138	306
	20 Aug. Case referred to counsel, to state whether Edm. Arundel compounded for any arrears of rent.	25	163

SIR THOS. ASTON, Bart., Aston, Co. Chester, and his Son, SIR WILLOUGHBY ASTON.

1 Jan. 1649.	Sir Thos. Aston's estate, which was sequestered on general instructions, freed because he was discharged by the Sequestration Committee.	5 235	40 101
14 Dec. 1652.	Certificate that Sir Thomas was sequestered for delinquency, and discharged by order of the Committee for Sequestration in Dec. 1646, on the claim of Sir Willoughby Aston, his son and heir.	32	130
5 Jan. 1653.	Sir Willoughby Aston, Bart., an infant, begs that his father's estate in the late Act of Sale may be exempted, according to a proviso in favour of those who were not sequestered before 1 Dec. 1651, or who have received their discharge, which he can produce.	64	520
5 Jan.	Petition rejected	17	567

CLAIMANTS ON AND PURCHASERS OF THE ESTATE.

c. 67 227	19 Jan. 1651. WM. BATHOE and RANDOLL WITTER, of Tiverton, co. Chester, petition that Sir Thos. Aston, a great delinquent, before the late troubles, leased them a house, &c., for 21 years, at 67l. rent and taxes, which they paid till the troubles; then the taxes increased much, and the house, being near Beeston Castle, which was kept by the enemy, was partly pulled down, and they have had to rebuild, and no allowance made them. Often requested release from their bargain, on which the late County Committee deducted a $\frac{1}{4}$ of the rent, but the present County Committee demand it in full, though the taxes are multiplied 20 times, and they have had to give free quarter both to horse and foot. Beg a due abatement, that they may not be disabled from paying rent.	67	229
	29 Jan. The County Committee to allow them a proportion of the monthly taxes, or show cause to the contrary, but only to abate in proportion to the rent paid.	10	374
O.T.T. 64 505	15 Sept. 1653. Discharge from sequestration of a messuage in Fernylees, co. Chester, forfeited by Sir Thos Aston, and bought from the Treason Trustees by Clem. Spilman.	18	887
O.T.T. 64 507	23 March 1654. Like discharge of Ashton Croft, Woolstan Wood, Nantwich, co. Chester, bought by John Fullerton.	18	952

HENRY, EARL OF BATH.

P.E. 208 725 c. 208 721, 723 P.E. 5 50	1 Jan. 1649. Begs to compound, having been with the King at Oxford. Has taken the Oath and Covenant.	208	717
	1 Jan. Referred to the sub-committee	5	40

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1 Jan. 1649.	EARL OF BATH— <i>cont.</i>			
	13 Feb. 1649. Thomas, Lord Fairfax, certifies that he ought to compound on Barnstable Articles, living near when it surrendered in 1645, and that he granted him a protection, because he gave all fair respect to the forces of the army as often as they came near his house.	208	719	
R. 208 713	19 Feb. Fine 693 <i>l.</i> , and 20 <i>l.</i> for personal estate when recovered, total 713 <i>l.</i>	5	62	
	10 March. Committee for Compounding to the County Committee for Devon. The Earl has not inserted his personal estate in his composition, because you seized it, and he has paid more for its redemption than the 10 <i>l.</i> which would have been his fine upon it.	5	76	
	10 April. The County Committee of Berks order the sequestration of his estate.	146	419	
	24 April. The said Committee suspend the sequestration on his paying or securing his fine.	146	419	
L.C.C. 146 417	2 Feb. 1653. He claiming the benefit of the Articles of Dublin, enquiries ordered as to whether he has forfeited it by any new hostility.	17	649	
O.C.C. 146 419				
L.C.C. 152 213	19 May. Certificate that nothing is found about his forfeiting the said Articles, nor about his estate in Ireland, but he pleads losses sustained by the rebellion there.	137	219	
214				
169 391				
171 259				
	ARTHUR CULME, Bampton, Devon.			
C. 207 782	1 Jan. 1649. Compounds for delinquency in adhering to the forces raised against Parliament. Has given bond in 500 <i>l.</i> effectually to prosecute his composition by 24 Jan. 1649.	207	784	
P.E. 207 779				
P.R. 5 40	4 Jan. Fine at $\frac{1}{2}$ , 83 <i>l.</i> 10 <i>s.</i>	5	42	
R. 207 777				
	ROGER LINGEN, Radbrooke, Co. Gloucester.			
C. 208 280, 284	1 Jan. 1649. Compounds for delinquency in adhering to the forces raised against Parliament; rendered in 1646, and has taken the National Covenant and Negative Oath.	208	283	
P.E. 208 278				
P.R. 5 40	8 Feb. Fine at $\frac{1}{2}$ , 283 <i>l.</i>	5	55	
R. 208 276				
C. 208 623	JOHN TOTHILL, Alphington, Devon.			
P.E. 208 621	1 Jan. 1649. Begs to compound, being sequestered by the County Committee, because living near Exeter, he frequented it, and was there at its surrender.	208	620	
617				
P.R. 5 40	12 Feb. Fine at $\frac{1}{2}$ , 54 <i>l.</i> 5 <i>s.</i> 3 <i>d.</i>	5	60	
R. 208 613				
NOTE 208 616				
	Claimant on the Estate of THOMAS and MARG. WALL.			
	1 Jan. 1649. RICH. DAWSON, of Middleton, Norfolk, begging to compound for lands purchased of Thomas Wall, and Margaret, his wife, and sequestered for recusancy, order for letters as usual to issue thereon.	5	40	
4 Jan. 1649.	Claimant on the Estate of SIR NICH. BYRON (late), Gaines Park, Essex.			
P.E. 208 348	SIR THOS. ALCOCK, of St. Martin's Lane. petitions to compound for a debt on bond of 1,500 <i>l.</i> , due to him by the late Sir Nicholas Byron, delinquent. As administrator of Sir Nicholas, he has discovered a debt due of 1,000 <i>l.</i> , which he will recover at his own cost towards satisfaction of his own debt; has no other means to save him from ruin. Noted as referred to the sub-committee, to set the fine at $\frac{1}{10}$ , payable when the debt is recovered.	208	347	
R. 208 344				
NOTE 82 734				

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4 Jan. 1649.

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4 Jan. 1649. Order that security be taken for the fine until the debt is recovered.	5	42
11 Jan. Fine at $\frac{1}{10}$ , 104 <i>l.</i> , and sequestration suspended	5	44 (2)
Jan. ? Note of his bond in 1,000 <i>l.</i> for payment of 104 <i>l.</i> within a month after recovery of the debt of 1,040 <i>l.</i>	82	734
17 April. Petition (missing) referred	5	87

SIR WM. MORETON, Winchcomb, Co. Gloucester, Counsellor-at-law.

P.R. 209 631	4 Jan. 1649. Compounds for delinquency in arms in the beginning of these unhappy differences.	209	630
P.R. 5 42			
P.R. 5 48	5 April. Fine at $\frac{1}{4}$ , 252 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	5	831
R. 209 627		6	8

CHAS. RUGG, Newton Poppleford, Devon.

O.C.C. 208 29	4 Jan. 1649. Compounds for delinquency. Being constable of Newton Poppleford, executed divers warrants for the King against the forces of Parliament. Has given bond in 500 <i>l.</i> to prosecute his composition.	208	24
P.R. 208 31, 25			
P.R. 5 42			
C. 208 27	15 Jan. Fine at $\frac{1}{4}$ , 117 <i>l.</i>	5	47
D. 114 983	Feb. ? Having paid a moiety, begs a review, there being a mistake in the particular. No order.	114	981
R. 208 21	29 July 1650. Re-sequestered for non-payment by order of the Committee for Compounding.	252	46
C. 114 985			

THOS. SALKELD, Brayton, Cumberland.

Jan. 1649 ? Note of his being in arms against Parliament	171	117
4 Jan. Begs to compound for delinquency in adhering to the King. Has taken the Negative Oath and Covenant.	115	788
4 Jan. Referred to the sub-committee	5	42

FRAS. WINDHAM, Sandall, Somerset.

L.C.C. 208 118	4 Jan. 1649. Being sequestered, though ignorant of any offence, begs to compound for adhering to the King's party.	208	113
P.R. 208 114		235	102
P.R. 5 42	22 Jan. Fine at $\frac{1}{4}$ , 336 <i>l.</i> 7 <i>s.</i>	5	49
235 103			
R. 208 110			

8 Jan. 1649.

PHILIP CHAMPERNOONE, Modbury, Devon.

PASS 208 40	Begs to compound on Truro Articles for delinquency. Had a command in the King's army. Having received a shot in his thigh, has ever since been lame; and supposing his estate to be of undervalue, forbore to prosecute his composition.	208	35
C. 208 42			
P.R. 208 37	15 Jan. 1649. Fine at $\frac{1}{10}$ , 39 <i>l.</i>	5	47
P.R. 5 43	29 July 1650. Re-sequestered by order of the Committee for Compounding for non-payment.	252	46
R. 208 33			

WALTER HELE, Whimpton [Winston ?], Devon.

PASS 209 599	8 Jan. 1649. Begs to compound on Truro Articles for delinquency in adhering to the forces raised against Parliament. Has taken the National Covenant and Negative Oath.	209	598
C. 209 599			
P.R. 209 595	3 April. Fine at $\frac{1}{4}$ , 601 <i>l.</i> 13 <i>s.</i>	5	4, 80
P.R. 5 43	21 June. Begs a review, that he may have the benefit of the said Articles, and allowance for incumbrances.	209	593
R. 9 591	28 Nov. Fine reduced to 421 <i>l.</i> 2 <i>s.</i> upon Truro Articles	235	104

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11 Jan. 1649.	GEO. BALCHE, Horton, Somerset.			
L.C.C. 208 18	Compounds for delinquency in adhering to the forces raised	208	12	
P.E. 208 14, 16	against Parliament.			
R. 208 10	15 Jan. 1649. Fine at $\frac{1}{2}$ , 221 <i>l.</i> 7 <i>s.</i>	-	-	5 47
	RICH. BRATHWAITE, Burneshead, Westmoreland, and Catterick, Co. York.			
c. 209 249	11 Jan. 1649. Compounds for delinquency in adhering to the	209	847	
-253	forces raised against Parliament.			
P.E. 209 855	10 April. Fine at $\frac{1}{2}$ , 1,150 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i>	-	-	5 84
-857	4 March 1650. Paid and estate discharged	-	-	7 34
P.R. 5 44	12 Feb. 1651. Having elapsed his time for compounding for	30	459	
D. 209 859	undervalues, he is not to be admitted to a composition for			
R. 209 845	them, but the County Committee are to take care that the			
L.C.C. 235 105	surplusage of his estate is sequestered.			
	WM. TAYLOR, City of London.			
O.C.C. 210 467	11 Jan. 1649. Compounds for delinquency in adhering to the	210	458	
c. 210 462	King. Voluntarily surrendered to Parliament in July 1646.			
P.E. 210 459	8 May. Fine at $\frac{1}{2}$ , 180 <i>l.</i>	-	-	6 34
P.R. 5 44	25 June 1650. Paid and estate discharged	-	-	8 170
D. 210 463				
R. 210 455				
C. 210 465				
121 701				
13 Jan. 1649.	THOS. CALDECOTT [Caldicott, Cheshire].			
	Order that further proceedings against him for non-prosecution	5	46	
	of his composition be forborne, he having been discharged by			
	order of the Committee for Sequestrations, 14 July 1647.			
	JOHN CUTTS, Clerk, Barnes, Surrey.			
P.E. 209 613	13 Jan. 1649. Begg to compound on Oxford Articles for delin-	209	612	
P.R. 5 46	quency in adhering to the King.			
D. 209 609	3 April. Fine at $\frac{1}{2}$ , 40 <i>l.</i>	-	-	5 80
R. 209 601		-	-	6 5
C. 209 603	10 May. Sequestration suspended, as he is compounding	-	-	78 692
-605	13 Aug. Begg mitigation of his fine, having paid a moiety.	209	608	
	Noted, referred to the sub-committee.			
	Sept. ? Petition renewed; his estate not being worth 100 <i>l.</i> , he	78	695	
	cannot pay the fine. No order.			
	FRAS. HEYDON, Sidmouth, Devon.			
c. 209 246	13 Jan. 1649. Compounds for delinquency in adhering to the	209	245	
P.R. 5 46	King's party.			
P.E. 209 251,	13 Jan. Certificate that he has exhibited his petition, and	5	46	
248	obtained leave to compound.	209	246	
D. 209 249	27 Feb. Fine at $\frac{1}{2}$ , 60 <i>l.</i>	-	-	5 69
R. 209 243				
	Claimant on the Estates of GEORGE PRESTON, Nateby, Co. Lancaster.			
	WALTER STRICKLAND, Rydal, Co. Westmoreland.			
P.E. 208 184	13 Jan. 1649. Strickland begs to compound [being cousin and	208	183	
208 179	heir] for lands, &c., in co. Lancaster, descended to him by the			
R. 208 180	death of George Preston, 4 March 1644, and for his delinquency			
C. 119 661	sequestered. Has always been well-affected towards Parliament,			
P.E. 119 662	but desires rather to compound for the said lands than to attend			
208 177	the Committee for Sequestrations.			

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			Vol. No. G or p.
13 Jan. 1649.			
R. 208 152	25 Jan. 1649. Fine at 1/6, 266l.	- - - - -	5 50
NOTE 214 71	25 May. His particular containing a mistake, he begs liberty to	208	175
L.C.C. 160 155	alter it, and to have his fine reduced accordingly. His estate		
208 168	is not in fee, but only for three lives.		
D. 119 639	8 June. Fine reduced to 200l.	- - - - -	6 92
O.C.C. 119 641	14 July. County Committee delay suspending the sequestration,	235	106
160 146	as Preston was a Papist in arms, and an active delinquent;		
160 157	Strickland is a sequestered delinquent, and does not produce		
208 170	his lease.		
L.C.C. 119 636	23 July 1650. Strickland complains that, notwithstanding his	119	651
637	composition and order for suspension, the County Committee		
	of Lancaster keep the estate under sequestration, on pretence		
	that Preston was a recusant, though never convicted. Begs		
	either a discharge or repayment of the 100l. he has paid in part		
	of his fine, and return of his bond.		
	23 July. County Committee to certify why they continue the	11	46
	sequestration.	208	162
	5 Feb. 1651. County Committee having certified, he begs copies of	208	172
	their return concerning Preston's recusancy, and reference to		164
	Reading.	10	383
REC. 208 178	17 June. On his report, the Committee for Compounding can do	12	242
R. 208 154	nothing; the estate is to be kept under sequestration, and the		
	former suspension made null.		
	16 Dec. Preston being sequestered as a Papist delinquent, the Com-	15	136
	mittee for Compounding cannot admit Strickland to compound,		
	nor can they repay the portion of the fine paid.		
C. 119 659	5 May 1652. Strickland begs to pay the remainder of the fine,	119	653
663	and not to suffer by the Registrar's mistake in returning Geo.		
	Preston of Nateby as a recusant convict, in place of George		
	Preston of Holker, his father.		
	5 May. Case referred to Thos. Fowle and Thos. Bailly	- 16	356
		119	657
R. 208 158	11 May. Strickland now compounding for his own delinquency,	12	428
	the fine is to be 365l. 15s., and the remaining 100l. of the former		
	fine to be paid with interest.		
P.E. 235 108	20 May. Strickland having paid the fine on the lands purchased	12	446
	from George Preston, order for their discharge from sequestra-	235	107
	tion.		
P.E. 235 110	25 May. Strickland's own estate discharged from sequestration,	235	109
	he having paid or secured his fine, and compounded for his		
	own delinquency as well as for Preston's estate.		
C. 119 643	10 June. Having paid and secured both fines, yet finds his name	119	641
	in the Act for Sale as being on his appeal; begs it may be		
	put out of the Act.		
	1 July. Garland desired to put it out as desired	- - -	16 633
	3 Aug. On his request for further time, the confirmation of his	12	461
	fine respited a month.		
	10 Sept. Receipt by him of 219l. from the County Committee,	235	111
	due for the rents of his estate, received by them in 1650 and		
	1651.		
	24 Oct. Fine paid and estate discharged	- - -	24 1071
ROB. SLINGSBY, Hemlington, Co. York [son of Sir			
Guildford Slingsby].			
P.E. 218 237	13 Jan. 1649. Petition to compound (missing) referred	- - -	5 46
R. 235 112	8 June. Begs to be admitted to compound on his own discovery,	218	236
D. 218 223	according to the votes of 21 March 1649. Was never judicially		
239	impeached nor sequestered for delinquency.		

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13 Jan. 1649.	ROB. SLINGSBY—cont.				
	11 March 1650. Fine 200 <i>l</i> .	-	-	-	7 45
D. 218 233	26 Feb. 1651. Bega mitigation of his fine, no consideration being taken of 4 annuities of 20 <i>l</i> . a year charged on the estate, for the reversion of which he compounded. Is infirm, and by the votes of Parliament banished the town, and may not live to enjoy the estate. There is an old statute of 700 <i>l</i> . of 35 Eliz. entered into by Talboise, late owner of the land, from whom petitioner claims, which is now prosecuted, and is an incumbrance thereon.				117 769
	26 Feb. Ordered to pay in 100 <i>l</i> . with interest, and then to be further heard.				12 137 218 231
P.E. 218 227	25 April. Bega a hearing and reference to Reading	-	-	-	218 225
	3 June. Fine reduced to 140 <i>l</i> .	-	-	-	12 226 229 235 113
R. 218 229	13 Sept. 1652. Note of a saving to compound for 2 manors in Barkway parish, Herts, which he says are detained from him by the Earl of Arundel.				12 521
	HENRY WARRE, Horton, Somerset.				
P.E. 208 5	13 Jan. 1649. Compounds for delinquency in adhering to the forces raised against Parliament. Has taken the National Covenant and Negative Oath.				208 3
P.E. 5 46					
C. 208 8					
R. 208 1	15 Jan. Fine at $\frac{1}{2}$ , 36 <i>l</i> .	-	-	-	5 47
15 Jan. 1649.	Claimants on the Estate of URSULA, Widow of THOS. MARKHAM, Recusant, Co. Lincoln.				
P.E. 210 589	SAMUEL LODINGTON and Wm. FITZWILLIAMS having purchased Ursula Markham's interest in the manors of Claxby, Normanby, and Welcomes, co. Lincoln, $\frac{1}{2}$ of which are sequestered for her recusancy, beg to compound for discharge of the sequestration.				210 585
R.C. 5 47					
L.C.C. 210 587					
R. 210 583 579	8 May 1649. Fine at $\frac{1}{10}$ , 301 <i>l</i> . 15 <i>s</i> . 4 <i>d</i> .	-	-	-	6 38
	30 Oct. Sub-committee to consider whether the estate was her jointure or not.				6 228 210 581
	6 Nov. Re-sequestration ordered to be forborne	-	-	-	6 236
	29 Jan. 1650. Fine paid and estate discharged	-	-	-	7 7
	ROBERT PRICE, Place Yollin, Co. Denbigh.				
P.E. 109 679	15 Jan. 1649. Bega to compound for delinquency. Has been engaged in the late wars against Parliament.				109 677
P.E. 5 47					
R. 109 675	24 Feb. Petition (missing) referred. No fine	-	-	-	5 65
	SIR WM. RUSSELL, Bart., Strensham, Co. Worcester, and LADY FRANCES, his Wife.				
P.E. 208 671	15 Jan. 1649. Her husband being a prisoner in the King's Bench under several executions for debt, and thereby disabled from composition, Lady Russell begs to compound. Since the sequestration there have been and still are great wastes committed upon the estate, so that the fifth allowed for the maintenance of herself and 11 children is reduced to less than suffices to support them.				208 669
P.E. 5 47					
R. 208 667					
C. 35 140 62	19 Feb. Fine at $\frac{1}{2}$ , 2,071 <i>l</i> .; to be 1,800 <i>l</i> ., if he settle the rectory upon the parish of Birlingham, co. Worcester.				5 62
	22 March. His sequestration suspended; if he do not prove in a month that he is but tenant for life, his fine to be set as for an estate in fee.				5 79

COMMITTEE FOR COMPOUNDING.—CASES.

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15 Jan. 1649.

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- 6 Dec. 1649. Discharge granted, he having paid the last  $\frac{1}{2}$  of his fine six weeks and two days after his report was made. 6 242
- 24 July 1651. Summoned before the Committee for Compounding to take the Oath of Abjuration. 14 223

18 Jan. 1649.

WALTER FOWLER, St. Thomas's, Co. Stafford, DOROTHY, his Mother, Widow of Edw. Fowler, and the Claimants on and Lessees and Purchasers of their Estates.

ROB. DUCY, Little Aston, Co. Stafford.

- P.M. 210 407, 413, 415  
R.C. 5 48  
210 406  
L. 210 409-412  
R. 210 403  
O.C.C. 211 169  
-173  
P.M. 211 166  
L. 211 167  
R. 211 161  
201 401
- ROB. DUCY, of Aston, and THOS. ROGERS, of Tamworth, co. Warwick, beg to compound for lands in cos. Stafford, Lancaster, Chester, Derby, and Flint, lately purchased from Walter Fowler, but now sequestered for his recusancy. Have been always well-affected. 210 406
- 1 May 1649. Fines 750*l.* 13*s.* 4*d.* and 66*l.* 13*s.* 4*d.* - - - 6 31  
210 404  
401
- 18 May. Fine at 2 years' value, 380*l.* - - - 6 54
- 22 Feb. 1650. Ducy and Rogers beg to compound for lands, cos. Stafford and Flint, purchased from Walter and Dorothy Fowler. 211 164
- 22 Feb. 1649. SIMON DUGGE, of Uttoxeter, and — PICHEN, of Mear, co. Stafford, beg to compound for lands, in Bettisfield, co. Flint, and Stafford, co. Stafford, &c., purchased of Dorothy Fowler, in whose jointure they are, and  $\frac{1}{2}$  sequestered for her recusancy. 80 105
- 26 Feb. 1649. WALTER FOWLER returned by the Committee of the Prince Elector as a recusant, with an estate in co. Stafford value 321*l.* 10*s.* a year. 85 815
- 4 May. Fowler having long absented himself from church and Ducy and Rogers having purchased  $\frac{1}{2}$  of his estate, the County Committee for Stafford are to permit them to receive the rents. 90 406
- 17 May. Ducy and Rogers' fine for the estate purchased of Fowler, 66*l.* 13*s.* 4*d.* 210 401
- 18 July. Ducy and Rogers summoned to answer concerning his estate. 6 172
- 20 July. Fowler also to appear, and witnesses to testify to his delinquency. 85 817
- 20 July. The well-affected inhabitants of Stafford beg a summons against Walter Fowler, not only as a Papist, but a malignant, because he took up arms for the King, and abused and cruelly treated the adherents to Parliament; yet he was sequestered only as a recusant, and he undervalued his estate, which is worth 1,500*l.* a year. 85 819
- 6 Sept. Fowler summoned to answer depositions against him, the County Committee to make further inquiries, and the rents to be kept in the tenants' hands meantime. 6 207  
235 114
- June 1650. County Committee report that he is a delinquent also, and that to prevent the sale of his woods and letting of leases, they have secured his rents. 251 157
- L.C.C. 235 115 19 July. He neglecting to make his defence, his estate is again to be seized, and the rents to remain in the tenants' hands. 11 42
- 3 Sept. Ducy and Rogers, tenants of Fowler's estates, petition against the re-sequestration on plea of delinquency, and against an order of the County Commissioners to sell his woods. 81 628
- 3 Sept. Sale of woods forbidden, and inquiries ordered - 11 132
- 4 Dec. Ducy and Rogers complain of the tenants refusing to pay more than the old rates, which are much undervalue. Beg help or discharge from their rent of 1,100*l.* 81 617
- O. 8 17  
ACCTS. 81 623

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18 Jan. 1649.	WALTER FOWLER— <i>cont.</i>		
	4 Dec. 1650. The County Committee are to give them sufficient assistance, and the tenants to be sequestered if they refuse to pay their rents.	10	241
	31 Dec. The County Committee are to take examinations as to the leases of the tenants, the rents paid, improvements made, &c., and meantime to stay proceedings.	30	427
	16 April 1651. Duce and Rogers beg to be continued tenants at 1,100 <i>l.</i> a year. Noted, "To be answered in the return."	81	627
	May? They beg a lease, as they cannot manure the land if "moveable every year."	81	626
	3 May. County Commissioners complain that Fowler being admitted tenant to his own estate, puts the tenants to rack rents to "screw up his fifths."	235	116
	21 June. They state that he offers 1,100 <i>l.</i> for an estate not worth 1,000 <i>l.</i> a year, but he pays by returns on the tenants. With note that his lease is to be confirmed, if the estate was posted, and he was the highest bidder.	235	117
	30 July. Duce and Rogers beg return of their money, the estate being re-sequestered for Fowler's delinquency. With note of reply that the Committee can do nothing.	81	622
	Aug.? Duce's estate secured by the County Committee for sending arms to Lichfield when it was a garrison for the late King.	168	561
	3 Sept. Order for stay of felling woods on Fowler's estate, and he is to have a month to examine witnesses.	11	132
L.C.C. 168 561 120 435	4 Sept. The contract with Fowler for the estate confirmed, if it was posted, and he was the highest bidder.	30	427
	24 Sept. On complaint of his non-payment of rent, he is ordered to show cause for it, and meantime his $\frac{1}{4}$ is to be suspended.	30	428
	10 Dec. 1651. Rich. Tonks, of Cannock, Fowler's agent, begs confirmation of a 7 years' lease to him by the County Commissioners of Stafford, of Fowler's estate, at 1,000 <i>l.</i> a year. Granted.	123 15	635 127
L.C.C. 235 118 o.c. 16 391	21 Jan. 1652. The County Committee complaining of Fowler's treatment of his tenants, the Committee for Compounding cannot interfere, as he gave 200 <i>l.</i> above the price any other would bid for his estate.	30	428
	12 May. The tenants complain of Fowler's harsh usage, and of the letting of the estate for him to Tonks, a blacksmith's servant, at 1,000 <i>l.</i> a year, without notice to them. Their rents are doubled or trebled, and some of their livings let to known Cavaliers, though they are well-affected, and have spent much on the buildings. Beg to be continued tenants, and have a lease of the estate on security to pay 50 <i>l.</i> more rent.	85	864
	25 May. Order that Tonks be put into possession of the estate	- 16	445
	11 June. Order that Tonks put in good security and pay all arrears of rent, or the estate will be relet. If the County Commissioners refuse his security, the case to be reconsidered.	16	534
	3 Aug. The Committee for Compounding cannot understand what all the contest is about. As security has been taken for arrears, they ask whence they have grown due, and whether Tonks is in arrears since he first held the estate, and why they are unpaid.	30	428
	4 Aug. Tonks complains of the levying of arrears upon him	- 123	637
	4 Aug. Ordered to pay them if due from Mr. Fowler, to whom he is tenant.	17	97
c. 235 119 d. 123 607	8 Sept. Duce and Rogers beg to pay the rent due whilst they held the estate, from Aug. 1650 to Oct. 1651, but not to be called upon for arrears.	81	619



COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
18 Jan. 1840.			
L & } 123 623	8 Sept. 1652. The Commissioners refuse to deal with them, and	17	206
ARTS. } -625	will receive the rents from the tenants.		
256 65, 65r	25 Jan. 1653. Tunks complains of the refusal of the County Com-	123	633
	missioners,—although he has sent them a petition and accounts		-629
	given,—to assist him in collecting his arrears of rents, and of a		
	claim on him for 438 <i>l.</i> , due from Ducy and Rogers, the former		
	tenants. Will depose that he has not taken the estate for		
	Fowler. Begg confirmation of his lease.		
	26 Jan. Granted on his giving security for rent, paying 1,000 <i>l.</i>	17	625
	in a month, and clearing up accounts and arrears.		
	2 Feb. The security being accepted, the County Committee are	17	651
	to give him possession and assist him in gathering his rents, and		
	he is to give in his accounts.		
n. 129 39	16 March. The 1,000 <i>l.</i> which he was to have paid within a month,	25	18
e.c. 25 23	being unpaid, it is to be levied on the estates of the securities.		
n. 85 823, 828	29 March. The securities remonstrating, the County Committee	25	27
	not having put Tunks into possession, nor helped him to collect		
	the arrears, resolved that the Committee for Compounding will		
	not hear further of the business till the 1,000 <i>l.</i> aforesaid is		
	paid.		
	27 July. Tunks begs acceptance of 500 <i>l.</i> on security to pay the	123	621
	rest in a month, with possession, assistance in gathering the		
	rents, and a letter to the Committee for Obstructions to allow		
	his lease, which they refuse till the arrears in the tenants'		
	hands are paid.		
	27 July. Case to be heard in a fortnight, and the 500 <i>l.</i> deposited	25	145
	meantime.		
c. 235 120	10 Aug. The Treasurers are to receive 500 <i>l.</i> as part of the arrears.	25	161
n. 25 228	This done, the County Committee ordered to put him in posses-		163
	sion, and help him in getting in his rents; Sir Wm. Pershall,		
	one of his securities, to seal his bond. The discharges given to		
	purchasers of part of the estate are not to prejudice Tunks'		
	lease.		
	8 Sept. 1653. FRAS. BAILEY, THOS. CROWWELL, and others petition	67	173
	that they and their ancestors have long held lands belonging to		
	Mr. Fowler, of St. Thomas's, co. Stafford, and Walter Fowler has		
	promised that they should retain them at the same rent during		
	his life; but being sequestered, and having leased his estate in		
	the name of Rich. Tunks, he has distrained their cattle and		
	goods for pretended arrears, though they paid their rent to the		
	County Committee. Beg not to be left to his mercilessness,		
	which is the greater because they adhered to Parliament; will		
	pay all justly due.		
	4 Oct. Fowler and Tunks to appear in 8 days at Haberdashers'	25	220
	Hall to answer this complaint.		
	27 Oct. The tenants to continue in possession, paying as much	25	238
	rent as others would, and to pay arrears and their Michaelmas		
	rents to Tunks, according to value, or their leases. Purchasers		
	to enjoy their estates, and defalcation to be made from Tunks'		
	rent for the value thereof.		
	19 Sept. 1654. Tunks begs allowance from his rent of fee-farm	123	615
	rents, and Dean and Chapter rents, and also taxes, which the		
	County Commissioners refuse to allow without order; also pro-		
	tection from distraint for arrears.		
	19 Sept. County Committee to enquire about the rents, and to	27	119
	allow such taxes as are granted by lease.		
	81 Oct. Ducy and Rogers petition for allowance of 400 <i>l.</i> , spent	81	614
	in repairs on Fowler's estate, being outbid in the re-letting, and		
	forced to quit.		

			Vol. No. G or p.
18 Jan. 1649.	WALTER FOWLER— <i>cont.</i>		
	31 Oct. 1654. Committee for Compounding state that they cannot relieve petitioners, but advise them to appeal to the Protector.	27	149
	14 Nov. Petition renewed, requesting that the County Committee may examine the repairs and improvements and certify. Granted.	81 27	613 161
	12 Dec. Order that $\frac{1}{3}$ of the 400 <i>l.</i> be allowed them, to be abated out of their future rents.	27	211
	23 Jan. 1655. Registrar Baily to state their case about satisfaction for the erection of a new mill.	27	259
H. 27 289	14 Feb. Order confirmed for abatement of the rent of 40 <i>l.</i> , till 266 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , $\frac{1}{3}$ of 400 <i>l.</i> , is paid.	27	294
	20 March. Order that Tunks be brought to account for moneys due, and that certain lands not in the Act for Sale be still sequestered.	27	339
	29 June. Tunks prays restoration to Willimore or New Leason, which he has on a seven years' lease, but his tenant has been thrown out by an agent of William, Lord Paget, who pretends a title, and got a judgment whilst the County Commissioners were busy perfecting their accounts.	123	613
	29 June. Order that Tunks be protected till Lord Paget proves his title.	27	437
	17 July. Tanks begs to enjoy the estate during his lease, although several copyhold tenements were re-sequestered, by order of 20 March last, on motion of Walter Adney, who had purchased his lease in reversion from the Drury House Trustees; but Adney's purchase was annulled, and yet for want of a saving in the order, the tenants refuse to pay the rents to petitioner.	123	611
c. 235 121 ACCTS. 235 122	17 July. Order that he enjoy his copyhold on payment of rent	- 29 26 (2)	
	13 Aug. 1649. The County Committee for Stafford report that though Fowler's sequestration has been discharged, CLIFTON STONE, minister of Berkswick, and THOS. PROT, of Stowe, attempt to get the impropriate rectory and tithes, although he is willing to continue them their augmentations of 20 <i>l.</i> a piece.	85	851
D. 85 839-850	27 Oct. 1652. Order for payment to Pyot of 10 <i>l.</i> a year from Fowler's estate, beside the 30 <i>l.</i> before ordered, his present maintenance being but 15 <i>l.</i>	22	1443
	21 Sept. 1653. Pyot complains of the refusal of the County Committee to pay him augmentations of 10 <i>l.</i> and 30 <i>l.</i> from Stowe Rectory, the estate of Walter Fowler, which is now in the Act for Sale, but rectories impropriate are exempted from sale. Begs continuance of the 40 <i>l.</i>	140	439
	21 Sept. The County Committee are to pay him, or show good cause to the contrary, and to send an account of receipts from the rectory.	22	1476
D. 128 435 L. 128 423 168 291	19 Feb. 1651. GEORGE WALKER, surviving trustee of the younger children of Edw. Fowler, begs allowance of a lease for 31 years by Edw. Fowler to him and others, of lands, co. Stafford, in trust to raise portions for the children, but the lands are sequestered for the delinquency of Walter, eldest son of Edward Fowler.	128	419 439
	19 Feb. County Committee to certify, and Brereton to report	- 14 128	17 421
	4 Jan. 1652. Walker petitions that as Brereton cannot report without his own oath and that of the children as to their receipts, their oaths may be taken by the County Committee, they living so remote.	128	441
D. 128 427-433 L. 128 435 B. 128 409 D. 128 437	4 Feb. Granted, and a certificate to be returned speedily	- 15	242
	21 Oct. The lease disallowed, no interested person appearing in the case.	19	1037

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
18 Jan. 1649.			
P.R. 90	407	21 May 1651. EDW. HARDING, of Berkswick, co. Stafford, begs allowance of his 21 years' lease from Duncy and Rogers for 120 <i>l</i> . of a house and lands in Berkswick, rent 3 <i>l</i> . 17 <i>s</i> ., bought by them from Walter Fowler, who was sequestered as a Papist in 1648, but being now sequestered as a delinquent, their lease is sequestered.	90 405
	408		
		21 May. Referred to the County Committee and Brereton	- 14 129
R.C. 15	127	10 Dec. 1651. THOS. BATEMAN, merchant of London, begs discharge of Careswall Rectory, co. Stafford, value 12 <i>l</i> . a year, demised to his brother Richard by Walter Fowler for a debt of 164 <i>l</i> . at a peppercorn rent, and conveyed to him, but now sequestered, though conveyed before Fowler's delinquency.	66 229
P.R. 15	130		
	66	238	
L.C.C. 66	239		
	168	311	
D. 66	244	11 Dec. Petition renewed, stating that he brought the case before the Barons of Exchequer, and his report was drawn, but before a hearing, their power was determined.	66 232
	-247		241
R. 66	233		
D. 66	218	12 Aug. Tithes to remain in the tenants' hands till the Committee for Compounding hear the case.	17 149
O.C. 25	27		
L.C.C. 168	309	4 Nov. Deed disallowed, being proved by only 1 witness -	- 19 1041
			66 213
		5 Nov. No other witnesses appearing, the sequestration continued	17 451
P.R. 25	132	20 July 1653. Bateman begs leave to produce another witness -	66 220
	66	216	
R. 66	211	10 Nov. Deed allowed and sequestration discharged -	- 19 1135
R.C. 15	183		
	85	875	
L. 85	879	7 Jan. 1652. WILLIAM, son of the late WALTER FOWLER, of St. Thomas, co. Stafford, begs allowance of a rent-charge of 40 <i>l</i> . a year on lands in Gayton settled on him by his father, but sequestered for delinquency of his nephew, Walter Fowler.	85 873
R. 85	871		866
D. 85	877	21 Oct. Title allowed, but $\frac{1}{2}$ only of the estate discharged, petitioner being a recusant.	19 1037
	822		
O.T.T. 85	829	2 July and 2 Aug. 1653. Discharge from sequestration of Drayton Manor, co. Stafford, forfeited by Fowler, except what belongs to Marg. Tunks, and bought by Rich. Nicholls. Also houses, &c., in Gayton, co. Stafford.	18 862
	831		
O.T.T. 85	835	17 July. Like discharge of a house and pasture lands, Drayton Manor, co. Stafford, bought from the Treason Trustees by Marg. Tunks, widow.	18 858
		21 Sept. MARG. TUNKS, widow, petitions that she and her husband 30 years ago took from Walter Fowler's father, lands in Drayton, at 8 <i>l</i> . a year rent, and have spent 200 <i>l</i> . thereon, on promise that the rent should not be raised. Bought the land when it was on sale, and has paid $\frac{1}{2}$ the purchase money, but one Tunks, who has bought all Fowler's estate, has taken the land and distrains for pretended arrears of rent. Begg redress.	123 619
		21 Sept. Allowed 3 weeks given to prove her petition, and meanwhile what has been taken in distraint is to be restored.	25 171
		Oct. ? She petitions Major-Gen. Harrison, complaining that Fowler, to whom Rich. Tunks has assigned his lease, has broken down her barn whilst she was in London, taken her corn and cattle, and made havoc of her estate; George Thorley, clerk to the County Committee, has had her falsely named in the depositions, and the time of hearing is so short that they cannot be amended. Begg him to obtain her a hearing at the Committee for Compounding and redress.	123 618
		[9 Nov. 1653.] RICH. NICHOLLS, who purchased Drayton Lordship and other lands in Gayton, co. Stafford, sequestered from Walter Fowler, complains that he cannot enjoy his purchase because of the lease to Rich. Tunks, and the order for him to have the Michaelmas rents.	107 297

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18 Jan. 1649.	WALTER FOWLER— <i>cont.</i>		
	9 Nov. 1653. Order that Nicholls be allowed his due proportion thereof of the rent payable to the State on Rich. Tunks' lease.	25	243
O.T.T. 85 833	4 Aug. 1653. Discharge from sequestration of Drayton Lordship, and houses in Admaston and Deepleheath, and in Stafford, co. Stafford, bought by Walter Adney.	18	861
	14 Feb. 1655. Order by the Committee for Removing Obstructions that Adney be allowed reprises for copyhold estates not in the Act for Sale, and that they be still sequestered.	27	353
	20 March. Order by the Committee for Compounding that enquiry be made as to whether Adney's purchase was in trust for the tenants, and that the County Committee levy all arrears of rent due from Tunks.	27	339
O.T.T. 85 837	15 March 1654. Like discharge of lands in Pendleton Pole, Eccles parish, co. Lancaster, bought by John Wildman.	18	944
	PHIL. SYMS, Netherbury, Dorset.		
L.C.C. 208 811	18 Jan. 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	208	808
P.E. 208 809			
813			
R. 208 805	19 Feb. Fine at $\frac{1}{2}$ , 168 <i>l</i> .	-	5 63
22 Jan. 1649.	EDW. PYNE, East Down, Devon.		
c. 208 263	Being captain of a trained band for 20 years, did upon the special command of Colonel Digby lie before Plymouth, but voluntarily deserted that service before 25 Dec. 1643, and was never in arms since against Parliament. Begs to be admitted to a composition according to the declaration of both kingdoms.	208	265
267, 268			
P.E. 208 270			
-274			
P.E. 5 19	3 Feb. 1649. Fine at $\frac{1}{10}$ , 298 <i>l</i> .	-	5 55
R. 208 262	23 May 1651. Begs to compound for an additional estate value 14 <i>l</i> . a year, discovered by himself. No order.	108	1099
P.E. 108 1102			
25 Jan. 1649.	HENRY DOBSON, London.		
	His petition (missing) to compound for lands purchased of Sir Edward Yates, Edw. Guildeford, and Katherine Poulton, and sequestered for recusancy, referred to the County Committee to certify.	5	50
	JOHN HORE, Oth Frances, Dorset.		
P.E. 208 136	25 Jan. 1649. Compounds for delinquency; 6 years ago adhered to the forces raised against Parliament, but deserted 4 years since, and returned into Parliament quarters.	208	139
c. 208 140			
	25 Jan. Fine at $\frac{1}{10}$ , 20 <i>l</i> .	-	5 50
	THOS. JOHNSON, Yarmouth, Norfolk.		
P.E. 210 631	25 Jan. 1649. Compounds for delinquency. Assisted the forces raised against Parliament in the last war.	210	634
P.E. 5 50			
D. 210 635	4 May. Report that his estate included parts in ships, value 480 <i>l</i> .	210	629
R. 210 629			
	10 May. Fine at $\frac{1}{2}$ , 234 <i>l</i> , but if the ships were seized since the particular was presented, restitution to be made.	6	40

25 Jan. 1649.

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RICH. KYNNESMAN, Auditor, Broughton, Co. North-  
ampton. G or p.c. 208 578  
P.E. 208 585  
P.E. 5 50  
R. 208 57525 Jan. 1649. Begg to compound, being sequestered for going into 208 579  
the King's quarters.25 Jan. Asks to compound on Exeter Articles, on which he sur- 208 578  
rendered; has been beyond seas ever since.8 Feb. Fine at  $\frac{1}{10}$ , 179l. 10s., of which 27l. 10s. only secured - 5 59

JOHN WAKEFIELD, Standish, Co. Lancaster.

L. 208 132  
P.E. 298 128  
c. 208 131  
R. 208 12425 Jan. 1649. Compounds for delinquency in assisting the forces 208 127  
raised against Parliament.25 Jan. Fine at  $\frac{1}{10}$ , 20l. - - - - - 5 50

27 Jan. 1649.

THOMAS ELLIOTT, Gentleman of the Bedchamber to the  
Prince of Wales.

P.E. 83 686

Begg to compound. His only offence was his duty to his master 83 683  
in relation to his service, for which he was sequestered.

27 Jan. 1649. Reference but no order - - - - - 5 51

JOHN MINSON, Symondsburv, Dorset.

L.C.C. 235 123

27 Jan. 1649. The County Committee of Dorset having certified 5 51  
that at a full hearing before them, 18 Sept. 1648, he was  
acquitted of all delinquency, there appearing no cause for his  
sequestration, the Committee for Compounding revoke their  
former order (missing) to proceed against them.

PHIL. WELBY, Gedney, Co. Lincoln.

c. 208 535  
P.E. 208 531  
-533  
P.E. 5 51  
R. 208 53127 Jan. 1649. Begg to compound, being sequestered; was taken 208 530  
prisoner at Burly House, co. Lincoln, six years ago, and com-  
mitted to the King's Bench, where he has lived ever since in  
great want.8 Feb. Fine at  $\frac{1}{4}$ , 100l. - - - - - 5 5927 Feb. Order to Sir John Lenthall, of the King's Bench, to 5 69  
discharge him, if imprisoned only for delinquency, he having  
paid and secured his fine.

28 Jan. 1649.

SAM. DOWNES, Jun., Son of SAM. DOWNES, Grimoldby,  
Co. Lincoln.P.E. 215 119  
R. 215 115Compounds for delinquency in arms. Being servant to George 215 118  
Almery, an attorney, was foolishly induced to join in arms  
against Parliament at Willoughby, near Nottingham, but has  
returned to his master, who refuses to receive him till he has  
made his peace with Parliament.3 July 1649. Fine at  $\frac{1}{4}$ , 2l. - - - - - 6 141

29 Jan. 1649.

JOHN BLODWELL, Lloyn, Salop.

P.E. 210 781  
P.E. 5 53  
R. 210 777

Begg to compound for delinquency in arms in both wars - 210 779

Feb. 1649? One Sprigg having entered a caveat against peti- 69 453  
tioner, intimating that the County Committee of Salop desire  
to be heard before the Committee for Compounding impose a  
fine, he begs that the Lady Day rents may be detained by the  
tenants pending the hearing.15 May. Fine at  $\frac{1}{4}$ , 105l. - - - - - 6 47

7 June 1650. Paid and estate discharged - - - - - 8 130

29 Jan. 1649.

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SIR ANT. MORGAN, Heyford, Co. Northampton, and  
Chaimants on his Estate, and of those of his late Father,  
COL. THOS. MORGAN, and JANE, his Wife, and  
JOHN, or SIR JOHN PRESTON, Bart. (late), Furness,  
Co. Lancaster.

c. 103 561-563	29 Jan. 1649. Sir Anthony petitions to compound for adhering to the King. Has taken the Covenant and Negative Oath.	103	559
P.E. 103 565			
P.E. 5 55	3 Feb. Reference on his petition respited, on information that he was a Papist in arms.	5	55
	30 May 1650. Petition of Sir Ant. Morgan. On the death of his half-brother, Thos. Morgan, of Heyford, co. Northampton, came into the manors of Heyford and Clasthorpe. Returning to England during the late wars, and fearing sequestration for being in a garrison of the late King, offered to compound, but was refused, because his estate, and that of John Preston, by ordinance of 5 Jan. 1645-46, were settled on Ant. Nicholls, Alex. Pym, and other trustees for paying 10,000 <i>l.</i> , debts of the late John Pym, and raising 4,000 <i>l.</i> portions for 2 of his younger children, whereof one is dead, the residue to accrue to the State.	103	549
	Prays that the said trustees may be called to account, they having already received far more than was intended, and a stay made to further payment of rents and spoils. With order in Parliament, 13 Sept. 1648, that the Committee for Compounding execute the ordinance of 5 Jan. 1646 for payment of Mr. Pym's debts, and provision for his children, and that they assist the trustees in the sale of the lands, and gathering in of the rents.	109	425
	7 June. Order granting Sir Anthony's petition, the trustees speedily to give in their accounts; meantime rents to remain in the tenants' hands and no spoils to be made.	8	114
		10	42
	28 June. Order for bringing in the accounts	-	8 180,183
		10	54, 55
	11 July. Order on appearance of Sir Ben. Rudyard and Fras. Rous, trustees [with Ant. Nicolls] for Mr. Pym's children and creditors, that the ordinance be brought in which grants them certain estates, with particulars of the estates, and account of receipts thereon.	11	10
		235	123a
	4 Oct. 1650. RICH. BUNNION, of St. Bride's, petitions that the trustees for payment of Mr. Pym's debts have let the estate of John Preston, in Lancashire, worth 700 <i>l.</i> a year, at 500 <i>l.</i> . Begs a lease of his estate (except lands in cos. Northampton and Warwick, which are reasonably let) for 700 <i>l.</i> , all taxes, quarterings, &c., to be allowed.	71	858
	4 Oct. He is to bring in a particular of the lands he desires to rent.	11	213
	4 Nov. 1650. CAPT. JOHN HARRIS, on behalf of the State, allowed 10 days to bring in his exceptions to the debts stated by Pym's trustees.	10	199
	6 Nov. Case to be heard, and Auditor Sherwin to prepare his report.	10	202
	29 Nov. Order revoking that of 7 June last; the case to be reported to Parliament, and meanwhile the trustees to enjoy the rents.	10	234
	31 Dec. The trustees' account of the debts referred to Auditor Sherwin.	10	311
	8 Jan. 1651. Information by Mr. Rich, on behalf of Sir Ant. Morgan, showing that as Sir Anthony is a Papist and a delinquent, the State has an interest in the case, by sequestration or composition.	103	501
	8 Jan. Order—on information that the trustees have received 17,000 <i>l.</i> from the estates of Morgan and Preston—that they give in their accounts (whereto Sir Anthony may take exceptions)	10	230
		103	509

29 Jan. 1649.

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- to Auditor Sherwin in a month, on pain of withdrawal of the order of 29 November last for their receiving the rents. Brereton to report as to Sir Anthony's claim to the estate.
- 15 Jan. 1651. Order that Sir Anthony's counsel bring in their exceptions to the accounts within 2 days, and that the trustees bring in an account of Pym's debts, to which Sir Anthony may except. 10 344
- 29 Jan. Harris petitions the Committee for Compounding that the several specialities of Pym's debts may be produced and proved, and that the creditors may be examined on oath whether the debts were the proper debts of Mr. Pym, and for what, and whether any of them were satisfied. 91 101
- Parts of Morgan's estate and all Preston's estate have been let at less than their value, 300*l.* a year let for 100*l.* a year, although in the Parliament quarters; that the trustees have only accounted for 8,214*l.*, whereas they have received 9,614*l.*, and that they have not accounted for timber, &c., cut and sold.
- d. 103 511 29 Jan. Order that the trustees state what they know about the debts and the securities, and that Mr. Oozins, clerk to the Committee of Revenue, and others, certify as to warrants issued for payment of the debts, and whether the warrants have been paid from any other receipts than from the Receiver General. 10 370
- c. 103 513
- d. 71 860 13 Feb. 1651. Rich. Bunnion complains that the County Commissioners will not grant him particulars of the estate he wishes to rent, but the lands in co. Lancaster are let for 550*l.*, and those in Westmoreland and York for 317*l.* 6*s.* 8*d.*, though worth much more; offers 100*l.* more for each estate, which will advance the revenue, raise the price of the lands if sold, and pay Mr. Pym's debts the sooner. 71 857
- NOTE 71 862
- d. 110 1041 13 Feb. Order that Pym's trustees show cause in 14 days why the lands of John Preston should not be let to the best advantage of the State, there being 200*l.* a year more offered for them than they are now let at. 14 7
- H. 14 15 71 863
- 18 March. Order that, as the order of 29 January has not been performed on either side, the creditors prove their debts on oath, none to be allowed unless brought in within a month, and then the case be presented to Parliament. 14 51
- Brereton is to examine the creditors on oath as to what part of the debts are already paid, to state the case touching the eviction of the Trustees from Mr. Preston's estate, and to report. His report on Sir Ant. Morgan's case is to be set down for hearing.
- c. 109 429—435 9 April. The Committee for Compounding request a licence from the Council of State for Sir Ant. Morgan, who has a cause depending before them, to come to town, and to stay for a month. 14 77
- accts. 109 407
- 421, 429,
- 436, 471
- 5 June. Order on Brereton's report in Sir A. Morgan's case, that when the Committee for Compounding find it convenient to report the case of Pym's trustees to Parliament, they will report Sir Ant. Morgan's case, if the deed whereon his claim is founded be produced to Brereton. 14 149
- 103 539
- L.C.C. 235 123B June? Captain John Harris exhibits a surcharge against the trustees. They have received for woods and timber sold in Lancashire on the estate of John Preston, several considerable sums without accounting for one penny, and some of them have received the profits of Morgan's estate for three half years, and have only accounted for a third thereof. Begs that the Treasurer of the Revenue may speedily certify what he has paid by order of the Committee of the Revenue to the trustees, and that the said trustees may give a further account of the rents, woods, and timber. 91 99.

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29 Jan. 1649.	SIR ANT. MORGAN, &c.— <i>cont.</i>		
	5 June 1651. Order that a week be given to Capt. Harris, on behalf of the State, to take exceptions to the trustees' accounts.		14 151
	That the parties bound with Mr. Pym swear that the debts are his and not their own.		
	That Lord Say swear before Commissioners in the county.		
	That Sherwin's account be showed to the trustees who are in town, and they desired to subscribe to such as they conceive the real debts of Mr. Pym, and to except against the others.		
	That the trustees give security in 4,000 <i>l.</i> for the rents, if allowed to receive them till the hearing.		
	That the names of the securities of the man who will give 200 <i>l.</i> more for Mr. Preston's estate than it is now let at be brought in.		
	12 June. Order for Brereton to receive proof of the trustees' eviction from part of the estate of Thos. Morgan.	14	157
L. 109 447	12 June. Deposition by John Rushworth that Sir Ben. Rudyard, one of the trustees for Pym's debts, was taken prisoner to the Counter in Wood street, for being surety for the debts, by Hugh Audley, when returning from the Committee for Compounding, where he had attended about the said debts.	109	443
P.E. 109 449	[ <i>Holograph.</i> ]		
—453	12 June. Order in the Committee for Compounding thereon, to represent to Parliament that the Committee have no power to protect from arrest persons attending them for service of the State.	12	232
D. 109 43	17 June. Order in Parliament for discharge from sequestration of the estates of Thos. Morgan and John Preston, to be sold for payment of Pym's debts, and providing portions for his children.	109	427
	17 June. Order in the Committee for Compounding upon the above order, that the trustees be permitted to receive the rents.	14	165
	19 June. Order on Brereton's report that nothing can be done, Parliament having discharged the estates.	14	170
	26 June. Hugh Audley and [Rob. F.] Harvey summoned for arresting Sir B. Rudyard on his return from attending a case before the Committee for Compounding.	14	182
	23 July. Order in Parliament for accounts to be taken of the receipts from the said estates, and of arrears paid in to the trustees, as to whether they do not already clear the debts, &c. If not, the trustees are still to receive the profits.	109	459
	25 July. Order for the order of Parliament of 23 July to be considered on Tuesday, when all former orders are to be produced.	14	224
	29 July. Order that Sherwin proceed in stating the case both for the children and creditors.	14	229
	That the parties bound prove they were but sureties for Pym, and be examined thereon.		
	That the County Committees where Morgan and Preston's estates lie report their value, and what woods have been sold; and if it appears that the trustees have not yet received as much as intended by Parliament, the arrears in the hands of the County Commissioners are to be paid them, until they have received the full; meantime the rents are to remain in the Commissioners' or tenants' hands.		
	12 Aug. Order for the drawing up of interrogatories whereon to examine the pretended sureties bound with Mr. Pym, to be pursued by Brereton; and Carey, the examiner, is to examine the sureties in 14 days.	14	251



COMMITTEE FOR COMPOUNDING.—CASES.

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		Vol. No. G or p.
29 Jan. 1649.		
	27 Aug. 1651. Requests to the Earl of Manchester and Lady Brook, sureties for Mr. Pym's debts, to take the soonest opportunity to be examined, that so tedious a case may be despatched.	14 261 262
	30 Sept. Order for the Earl of Manchester to be examined according to his desire by the Commissioners of co. Huntingdon, on the interrogatories sent, and the depositions to be returned.	15 35
d. 157 508 H. 15 94 c. 109 429-431	30 Oct. Order that no longer time be given for answers to particulars, but that the case be reported to the House this day fortnight, all parties concerned to have notice.	15 65
	10 Dec. Order on consideration of previous proceedings, and of the depositions of Sir Ben. Rudyard, Rich. Knightley, and others, that the debts mentioned in a schedule annexed are the proper debts of John Pym, that the trustees are to receive the profits of the estate of Thos. Morgan, with arrears, till further orders.	15 125
R.M. 15 133	11 Dec. Order that,—as Parliament provided that if any part of Morgan's estate should be evicted by Jane Morgan, widow, the trustees should have as much in value of John Preston's estate, to be chosen by them; and as they certify that Jane Morgan has evicted them from her jointure lands, worth 500 <i>l.</i> a year, in part of which they have had 150 <i>l.</i> a year from Preston's estate,—they show what part of Morgan's estate is evicted. With entry of the order of the Committee of co. Northampton upon the said order of Parliament, 9 Dec. 1646.	15 181 109 437 464
	4 Feb. 1652. Order that as the County Committee for York have paid in to the Treasury 338 <i>l.</i> 2 <i>s.</i> 8 <i>d.</i> received from Morgan's estate, which should have been paid to the trustees, the County Committee for Warwick pay the trustees the said sum from their next receipts.	15 241
d. 109 465 D. 109 467 c. 109 461 H. 16 35 L.C.C. 235 123B c. 110 1059 L.C.C. 235 123C	17 March. Petition of Jane Morgan, of Weston, co. Warwick, widow of Thos. Morgan, to be quieted in possession of her jointure manor of Weston, which she had recovered by verdict of law and of the Committee for Sequestrations, in spite of the opposition of the trustees for Mr. Pym's children, and has enjoyed her $\frac{1}{3}$ , the other $\frac{2}{3}$ being sequestered for her recusancy; but she hears of an order to sequester her estate, which she thinks must be a mistake.	103 495
	17 March. Referred to the County Commissioners	- - 16 154
	12 May. Petition of Sir Ant. Morgan for leave to try his title by law, as though no sequestration were in the case, having long expected a report to Parliament, and finding nothing done, and the Parliament ordinance allowing claimants of Morgan's estate to evict Pym's trustees.	103 537
	26 May. Order on Sir Ant. Morgan's petition to try his title at law for Thos. Morgan's estate,—as he conceives that the promise for settling on Pym's trustees as much of John Preston's estate as is willed from them out of Morgan's saves the title of Morgan's heirs—that the former order for reporting the case to Parliament stand.	16 461
ACCTS. 109 455 D. 110 1043 1045 M. 103 489, 505 H. 14 40 D. 110 1047 1027 M. 110 1033	19 Feb. 1651. Petition of JOHN PRESTON, by Col. Edw. Cooke, of Hinam, co. Gloucester, his guardian. John Preston, his grandfather, settled all his lands in cos. Lancaster, Westmoreland, York, Northampton, and Warwick, on his father, Sir John Preston, remainder to his son. He pleads that in Jan. 1646 Sir John's estate was settled on feoffees for payment of Mr. Pym's debts, if Thos. Morgan's estate did not suffice, on which ground the said trustees have ever since detained the estate. Begs restoration to his estates, derived not from his father, but from his grandfather, who was never delinquent.	110 1025

			Vol. No. G or p.
29 Jan. 1649.	SIR ANT. MORGAN, &c.— <i>cont.</i>		
accts. 109 469 470	19 Feb. 1651. Reference thereon to Brereton; Pym's trustees to have a copy, but no final answer to be given till the pleasure of Parliament is known.	110 1023 1039	
	14 April 1652. John, eldest son of John Preston, prays allowance out of the lands of John Preston, sequestered for his delinquency, of maintenance for himself and 3 brothers and sisters.	110 1015 1057	
	14 April. Order that $\frac{1}{2}$ of the value returned, viz.: 521 <i>l.</i> 9 <i>s.</i> 8 <i>d.</i> a year in cos. Westmoreland, York, and Lancaster, be allowed, with arrears for the $\frac{1}{2}$ year, ending March 1652, to be paid out of the lands in Yorkshire only.	16 307 110 1089 1011	
	3 Aug. On motion for arrears for the children of John Preston, they being in great want, order that they be paid for the last $\frac{1}{2}$ year ending 25 March last, with deduction for taxes.	17 84	
	6 Jan. 1653. Order confirmed, the money to be paid to Fras. Bagshaw for the children, and letters to be written to let other counties know that the whole fifths are paid from co. York.	17 570 110 1013 1091	
D. 110 1001 1005 NOTE 110 1021 C. 32 293 110 1007 1009 B. 110 989 235 123 <i>d</i> C. 110 1019	13 July. Col. Edw. Cooke, guardian of John Preston, jun., being a kinsman of the half-blood, and lately appointed guardian to Preston by the Commissioners of the Great Seal, begs discharge of sequestration on the lands in cos. Lancaster, Westmoreland, and York, entailed on Preston by his grandfather long before the war, but the estate is much wasted and destroyed.	110 987 999	
	13 July. The County Committee of Lancaster to take examinations on the petition, and send up the records, and Brereton to report.	25 122 110 997	
L. 171 5	10 Aug. A speedy hearing ordered on account of Col. Cooke's journey for Ireland.	25 162	
	11 Aug. Claim allowed, and the County Committees of Westmoreland and York are to discharge the lands and tithes of John Preston, the infant.	19 1113 235 123 <i>a</i>	
P.R. 25 200 110 975	14 Sept. Cooke begs discharge of Weston Manor, co. Warwick, sequestered for delinquency of John Preston, who had only a life interest therein.	110 977 1017	
L. 110 983 D. 110 981 C. 110 979 B. 110 963	4 Oct. Referred to the County Committee and Brereton - 14 Oct. The County Committee of Warwick certify that Jane, widow of Col. Thos. Morgan, who was slain in the wars, claimed and obtained the said estate, that $\frac{1}{2}$ were sequestered for her recusancy, and that she is still living, and is grandmother of the infant.	- 25 176 110 983	
P.R. 27 103	1 Aug. 1654. Cooke begs discharge of lands in Workington, Cumberland, omitted from his former petition by a mistake of his solicitor, and therefore not mentioned in the order discharging the lands in other counties, though proved in the report.	110 959	
D. 110 985	1 Aug. Reading to report whether the infant's title does not extend to these lands.	27 103	
H. 27 278	6 Feb. 1655. The infant's claim to houses, &c., in Workington allowed, and the sequestration discharged, with arrears from date of petition, 13 July 1653.	23 1667	
	22 March. The arrears having been unduly paid into the Treasury, order that they be repaid from other sequestration moneys.	23 1678	
D. 121 805 806 C. 121 139	13 July 1652. FLORENTIN TAINTURIER, of St. Anne's, Blackfriars, begs leave to prove the debt due to him from John Pym. Having had no notice of the order of the Committee for Compounding touching the same, has not yet proved it before the Auditor. Is barred at law from recovering the said debt.	121 793 803	
	13 July. The Auditor is to re-examine, and petitioner to prove his debt on oath.	16 686 121 801	

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
29 Jan. 1649.			
	27 July 1652. Debt of 200 <i>l.</i> allowed, and ordered to be paid out of the lands assigned for payment of Pym's debts.	17	52
c. 33 327	31 March 1653. GEO. TOULNISON, of Lancaster, complains of sequestration of Lingarth, near Garstang, worth 10 <i>l.</i> a year,—part of the estate farmed by himself and others of the trustees for Mr. Pym's children appointed by Parliament Order,—on pretence of its belonging to James Anderton, a Papist delinquent, whereas it really belonged to John Preston.	138	637
	31 March. Referred to the County Committee - - -	25	30
c. 25 228	17 June. Petition of the trustees for Pym's debts for examination of the claim by the Committee of Lancaster to the ironstone which they have found in Muchland Manor, sequestered from John Preston, and settled on them by Parliament, but the Committee claim it as sequestered from the Earl of Derby, who had only liberty of commons for some of his tenants' cattle therein.	139	241
	17 June. Referred to the County Committee - - -	25	126
	8 Oct. Order that Wm. Simpson, or Hen. Fox, repair to the tenants of the lands of Thos. Morgan and John Preston, assigned by order of Parliament, 4 Jan. 1646, to Pym's trustees, demand all rents and arrears, giving acquittances to the tenants, and levy them by distress on those who delay or refuse payment, and pay the said sums to the trustees; with power to summon assistance.	25	228
	23 Dec. 1653. RICH. TOMLINSON, minister of Dalton, co. Lancaster, begs confirmation of an order of the Committee for Plundered Ministers of 18 March 1653, confirming to him 50 <i>l.</i> from Dalton Rectory, sequestered from John Preston, and all the tithes in lieu of 17 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> which John Preston has long paid; he can obtain nothing without order from the Committee, is 400 <i>l.</i> in arrears, and is brought to extreme poverty.	124	323
NOTE 124 327 o.c.c. 124 319	23 Dec. County Committee ordered to pay the 50 <i>l.</i> a year with arrears, and also the stipend as it falls due.	124	317 22 1479
	25 Jan. 1654. The County Committee of Westmoreland showing reasons for not discharging the estate, the order of 11 August to be observed; but if John Preston, jun., is above 16 years old, he is to be indicted for his supposed recusancy, and a speedy account returned.	19	1162
NOTE 110 961	23 Feb. On certificate from the County Committee, and hearing of Bagshaw, the order of 11 August confirmed, and if the infant, now 12 years of age, be not brought up a Protestant, when he is 16 he is to be convicted of recusancy.	23	1581
	21 April. County Committee objecting that the Committee for Compounding have no power to discharge tithes, the order is confirmed, they being fully satisfied of the infant's claim and their own power.	27	37
i. 171 3	28 July. A former lease of part of the estate made void, and the tenant must give up possession, or show cause.	27	100
	13 June 1654. HEN. ASHBURNE, for himself and the ministers of Kirkby Lonsdale, Haversham, &c., co. Westmoreland, begs allowance of Burton tithes, the chief of their subsistence, settled on approved Ministers by the Act for Propagation of the Gospel in the 4 Northern Counties given, being part of the sequestered estate of John Preston, but they are disturbed on pretence that he had only a life interest therein.	64 171	573 11
L.C.C. 171 7,61	27 June. Order that as the grants to ministers could only continue during sequestration, and as the estate is discharged on	27	83

			Vol. No. G or p.
29 Jan. 1649.	SIR ANT. MORGAN, &c.— <i>cont.</i>		
	behalf of John Preston, jun., the tithes are to be paid to Col. Cooke on his behalf, or it will be taken as contempt of authority.		
P.R. 27 106 110 947 L. 110 951	4 Aug. 1654. The tithes still remaining undischarged on pretence that they belong to ministers, order that Col. Cooke may enter on the lands and tithes as though they had never been sequestered, and the tenants are to pay their rents and tithes to him in right of the infant.	23 1627	
D. 124 321	8 Oct. Rich. Tomlinson, minister of Dalton-in-Furness, complains that he had 50 <i>l.</i> augmentation granted him from Dalton tithes, formerly paid to Preston, but could never receive a penny, the people there being so averse to pay tithes. The inhabitants were summoned to show cause, and appeared, but showing no cause, an order of distraint was issued; but the people assaulted and beat the officers, and pursued them 8 miles. Begs an order to his friends to distrain the inhabitants for the augmentation, and to the soldiers of the county troop to assist them.	124 316	
	3 Oct. Referred to the Trustees for maintenance of Ministers, who have cognizance of such cases.	27 127	
	14 Nov. John Smith, Jas. Greenwood, Rich. Tatham, and Hen. Ashburne, ministers, beg revocation of the order of 4 August last, as the Act for Propagation of the Gospel in the 4 Northern Counties appointed commissioners to dispose of all rectories; Burton Rectory was one of them, and they enjoyed it till deprived by the late order.	118 273	
	14 Nov. Order on perusal of the said Act, making absolute the order of 11 Aug. 1653 in favour of Col. Cooke.	27 157	
	21 Nov. The ministers complain that Col. Cooke, as guardian of John Preston, pretends that he has writings to prove that John Preston, the father, had only a life interest in the estate, which should therefore be discharged and come to the son, but he does not produce the writings, being fraudulent, for fear of discovery. Beg order for their examination in the country, and suspension meantime of the order of 4 August, and their continuance in possession of the rectory.	118 275	
	21 Nov. Col. Cooke to attend next Thursday when the case will be considered.	27 166	
	24 Nov. The deeds being in Warwickshire, in the hands of the infant's mother, they are to be brought up, and an abstract made by counsel, and witnesses to be examined; the order of 11 August, being confirmed, is not to be suspended, but Col. Cooke is to give security to be responsible for his receipts, in case judgment is given against him; the case to be heard 14 days after the returns are made.	27 188	
	24 Nov. The Westmoreland Committee ordered to examine witnesses on both sides, and make returns.		
C.B. 27 102 110 949 L. 110 955	12 Dec. Committee for Compounding inform Col. Baynes of their allowance of Burton Rectory to Cooke and Bagshaw for the infant, and he is to give his answer, these gentlemen having been put to great trouble and charge.	27 206	
R. 110 953	14 Dec. Nothing being proved against Preston's title, the order is made absolute, and to be obeyed by the County Committee for Westmoreland, anything alleged to the contrary notwithstanding.	23 1653	
	LESSEE OF JOHN PRESTON'S ESTATES.		
	15 June 1652. Confirmation of a lease to GEO. WILKINSON, of Holme Park, &c., Westmoreland, sequestered from John Preston.	16 544	

				Vol. No. G or p.
31 Jan. 1649.	REES LLOYD, Llangerick, Co. Montgomery.			
P.E. 235 124A	Certificate by the County Committee, that though he was in	235	124	
D. 235 124C	arms against Parliament, he surrendered in Sept. 1645, and has since been in their service.			
	31 March 1649. On his petition (missing) acknowledging his delinquency, but making affidavit that he is not worth 200 <i>l.</i> , and begging discharge from sequestration on the propositions of Parliament, order that the County Committee discharge him if his allegations are true.	235	125	
P.E. 213 36	2 June. Begs to compound on his own discovery on the resolves	213	33	
R. 213 31	of Parliament of 14 March 1649. Was never sequestered, nor engaged in the latter war.			
	8 June. Fine at $\frac{1}{2}$ , 11 <i>l.</i> 11 <i>s.</i> - - - - -	6	94	
1 Feb. 1649.	JOHN GARBUTT, Buttington, Co. Montgomery.			
P.E. 209 541	Compounds for delinquency in arms - - - - -	209	540	
P.E. 5 54	8 April. Fine at $\frac{1}{2}$ , 132 <i>l.</i> 12 <i>s.</i> ; the charge of 300 <i>l.</i> on the land to be considered.	5	80	
R. 209 537		6	3	
	18 May. On examination of particulars, fine reduced to 72 <i>l.</i> -	209	537	
	4 June 1650. Paid and estate discharged - - - - -	8	106	
	WM. LACY, Beverley, Co. York.			
P.E. 209 241	1 Feb. 1649. Begs to compound, being liable to sequestration for	209	240	
P.E. 5 54	assisting the forces raised against Parliament.			
R. 209 237	27 Feb. Fine at $\frac{1}{2}$ , 26 <i>l.</i> - - - - -	5	54	
	April? Paid and estate discharged - - - - -	99	625	
	JOHN NEWTON, Sen., Crabbaton, Devon.			
P.E. 5 54	1 Feb. 1649. Begs to compound, being sequestered; is imprisoned till he can prove to the County Committee that he is prosecuting his composition. Begs an order for his release.	209	418	
C. 209 425				
P.E. 209 420	22 March. Fine at $\frac{1}{2}$ , 548 <i>l.</i> 16 <i>s.</i> - - - - -	5	78	
423				
R. & C. 209 413	5 June. Complains that though admitted to compound on Truro	209	416	
422	Articles, he is fined at $\frac{1}{2}$ ; having paid $\frac{1}{2}$ , he begs a review and abatement.			
R. 209 419	9 Aug. Fine reduced to $\frac{1}{10}$ on Truro Articles, 365 <i>l.</i> 14 <i>s.</i> 10 <i>d.</i> -	6	193	
		235	126	
3 Feb. 1649.	BERNARD BAINGER, Cadbury, Somerset.			
P.E. 213 121	Begs to compound; adhered to the King, but was not in arms.	213	120	
123	Is sequestered and wearied with his appeal to the Committee for Sequestrations.			
R. 213 117	10 June 1649. Fine at $\frac{1}{2}$ , 76 <i>l.</i> 10 <i>s.</i> - - - - -	6	95	
	ROB. BROMFIELD, Witton, Co. Chester.			
C. 208 557	3 Feb. 1649. Begs a favourable composition, because though adhering at first to the King, he has since fought for Parliament under Sir Thos. Middleton and Maj.-Gen. Mytton.	208	553	
P.E. 208 555				
P.E. 5 55	8 Feb. Fine 57 <i>l.</i> 3 <i>s.</i> , but report to be made to Parliament -	5	59	
R. 208 551		235	127	
	6 Aug. 1651. Begs acceptance of the second $\frac{1}{2}$ of his fine, though his agent neglected to pay it in time. Is sequestered, and taken for non-payment by the County Committee, though he is now in arms under Com.-General Whalley.	72	529	
		251	525	
	6 Aug. Case to be reported to the Army Committee - - - - -	14	240	

	ROB. BROMFIELD— <i>cont.</i>	Vol. No. G or p
3 Feb. 1649.		
	3 Dec. 1651. RICH. WILCOXON petitions that Rob. Bromfield compounded for his estate in Cheshire, and pretended to have paid his whole fine, though he only paid $\frac{1}{2}$ , and neglected the second $\frac{1}{2}$ , for non-payment of which an estate bought of him by petitioner is sequestered. Begs to pay the $\frac{1}{2}$ , with deductions of what has been received during the sequestration.	142 262
	16 Jan. 1652. Note of Bromfield's lapsing his time in payment of the latter $\frac{1}{2}$ of his fine.	12 390
	5 May. Fine paid and estate discharged - - - -	12 426

## RICH. CRESSWELL, Barnshurst, Co. Stafford.

P.E. 209 895	3 Feb. 1649. Begs to compound, being sequestered; was in Lich-	209 894
P.E. 5 55	field garrison.	
R. 209 891	17 April. Fine at $\frac{1}{3}$ , 564 <i>l.</i> 10 <i>s.</i> 3 <i>d.</i> , with rent-charge of 30 <i>l.</i> to	5 86
c. 35 144, 173	the Tettenhall minister.	6 16
	7 June 1650. Fine paid and estate discharged - - - -	8 130

## SIR JOHN GIBSON, Welborn, Co. York.

c. 209 643	3 Feb. 1649. Compounds for being in arms. Surrendered 3 years	209 642
P.E. 209 645	ago, and has taken the Covenant, and lived quietly since.	
649	5 April. Fine at $\frac{1}{3}$ , 843 <i>l.</i> 16 <i>s.</i> 7 $\frac{1}{2}$ <i>d.</i> - - - -	5 83
P.E. 5 55	[April.] Begs allowance in his composition for two mortgages of	209 637
D. 209 653	500 <i>l.</i> and 200 <i>l.</i> on his lands.	
c. 209 651, 649	18 June. Fine on his added particular 156 <i>l.</i> 11 <i>s.</i> - - - -	6 109
R. 209 635		
c. 35 69, 149		
R. 209 639		

## CLAIMANTS ON THE ESTATE.

	May 1649. THE INHABITANTS OF KIRKDALE, in the North Riding	144 265
	of Yorkshire, beg that the tithes, worth 100 <i>l.</i> a year, in Welborn,	
	one of 3 towns and 4 hamlets belonging to their parish, may be	
	settled on their minister, who has but 10 <i>l.</i> a year, and a voluntary	
	contribution by Lady Davers. They belong to Sir John	
	Gibson, who is willing to settle them.	
c. 144 268	29 May. Note of an order for the settlement as requested, in con-	35 69
	sideration of which, 400 <i>l.</i> is to be deducted from his fine.	149

## JOHN ROBINSON; Thornton, Pickering Lithe, Co. York.

P.E. 212 177	3 Feb. 1649. Begs to compound, being sequestered for adhering	212 174
P.E. 5 55	to the forces raised against Parliament.	
D. 49 212, 169	25 May. Fine at a third, 78 <i>l.</i> 6 <i>s.</i> - - - -	6 71
-171	13 May 1650. Petitions for freedom from sequestration both as	114 953
R. { 212 165	regards the first and second war. Compounded a year ago for	
235 128	his elder brother Henry's estate, value 50 <i>l.</i> a year, descended	
	to him, but through oversight of his solicitor, his discharge was	
	only taken out as regards the first war, whereas he paid the	
	fine for both wars. Begs restoration of the rents received since	
	the discharge. With note of an order for discharge for both	
	wars.	
P.E. 219 729	30 July. Robinson petitions to compound, being again sequestered	219 731
P.E. 11 59	for the old delinquency committed in his poverty and youth.	
R. 219 727	3 Sept. Fine at $\frac{1}{3}$ , 150 <i>l.</i> - - - -	11 133
	13 May 1651. Committee for Compounding to the County Com-	12 208
	mittee. We thank you for your notice of the blotting out and	
	altering of the particulars of Robinson's estate, and you are	

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desired to certify when you have any such jealousies, that further inquiry may be made.

c.	34	128	24 June 1651. Petition of Robinson similar to that of 13 May 1650	114	933
			24 June. Reference, but no order	14	174

## CLAIMANT ON THE ESTATE.

R.C.	25	6	7 June 1654. THOS. MAN, minister of Helmsley, co. York, North	101	437
		101 435	Riding, begs to prove his title in the country to the reversion		451
I. & D.	101	441	of Cartofts in Kedholme, purchased in 1652 from [Wm.] Kilvert		
		446	and Tim. Thurston, jun., but sequestered for delinquency of		
L.	101	439	John Robinson, parson of Thornton, whose title is expiring.		
C.	33	361	18 Jan. 1655. Claim to be allowed, if Robinson deposes that he	23	1661
		101 447-449	has no further interest in the estate.		
R.	101	423			
O.C.	27	304			

P.R. 209 155

EDM. TREMAYNE, Cullacomb, Devon.

P.R. 5 55

3 Feb. 1649. Begg to compound on Truro Articles; surrendered there, and has been a prisoner ever since.

C. 209 151

R. 209 149

C. 235 129

27 Feb. Fine at  $\frac{1}{10}$ , 380*l*. - - - - - 5 69

5 Feb. 1649.

WM. BARKER, Hawkesdale, Cumberland.

C.	215	808	Begg to compound, being sequestered for executing warrants as	215	810
NOTE	215	814	chief constable to raise money when the Scots were about to		
P.R.	215	811	enter the kingdom, in Aug. 1648.		
		-813	17 July 1649. Fine 35 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	6	164
P.R.	5	56		235	130

5 July 1650. Begg reduction of the fine on plea of poverty, and loss through the negligence of his solicitor in not paying in his fine.

R. 215 807

9 July. Petition rejected - - - - - 11 5

8 April 1651. He complains that though he paid in his composition money to Sir Art. Hesilrigge as ordered, he was again sequestered.

L.C.C. 150 317

7 May. Order for his discharge, on paying interest for the time of delay. 12 200

ANT. DUCKETT, Grayrigg, Westmoreland, and JAMES, his Son.

P.R. 211 809

5 Feb. 1649. The father begs to compound, being sequestered for delinquency in the last war. 211 811

814

P.R. 5 56

25 May. Fine on both at  $\frac{1}{2}$ , 488*l*., to be paid to Ald. Ledgard, at Newcastle, for the use of the Northern Counties. 6 68

C. 211 815

R. 211 807

12 48

8 Feb. 1649.

THOS. BISHOP, Pocklington, Co. York.

P.R. 208 743

Begg to compound for delinquency in the first war - - - 208 742

P.R. 5 59

19 Feb. 1649. Fine at  $\frac{1}{2}$ , 116*l*. - - - - - 5 63

R. 208 739

12 May 1652. Begg restoration of his rents, seized for delay in payment of his fine. Noted as refused. 68 320

L.C.C. 172 181

12 May. Sequestration discharged on full payment - - - 12 493

WM. GODOLPHIN, Trewerveneth, Cornwall.

C. 209 211

8 Feb. 1649. Begg to compound on Exeter Articles, and to have his 209 209

P.R. 209 213

writings and books, taken from him by the County Committee.

P.R. 5 59

Presented his petition 6 Aug. 1646, but it was refused, unless

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8 Feb. 1649.	WM. GODOLPHIN— <i>cont.</i>				
B. 209 203	he would take the oaths. Appealed thereon to the Committee of Complaints, and the case was referred to the House of Commons, who have since approved of Exeter Articles.				
	27 Feb. 1649. Fine at $\frac{1}{2}$ , 253 <i>l.</i> 7 <i>s.</i> - - - - -	5	69		
	10 July. Begg reduction of his fine on Exeter Articles - - - - -	6	163		
B. 209 205	17 July. Reduced to 168 <i>l.</i> 15 <i>s.</i> - - - - -	235	131		
	21 Feb. 1650. Paid and estate discharged - - - - -	7	23		
	Claimants on the Estates of JOHN HAWKINS, Boughton, and THOS. PORDAGE, Sen., Rodmersham, Kent, Recusants.				
C. 209 65	8 Feb. 1649. THOS. GOLD, of Canterbury, begs to compound for 209 63				
P.E. 209 67	North Deane, and other lands and tenements in Whitstable, co.				
87 1120	Kent, bought of John Hawkins, but $\frac{1}{3}$ of which are sequestered for his recusancy.				
B. 209 61	22 Feb. Fine 48 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	5	64		
C. 209 65	29 May 1649. HEN. CRISP and SIR NICHOLAS CRISP, his son and 216 27				
B. 209 61	heir, of Birchington, Isle of Thanet, beg to compound for lands				
P.E. 216 29	and tenements in Teynham, purchased of Thomas Pordage,				
C. 216 31	$\frac{1}{3}$ of which are sequestered for his recusancy. Petitioners				
B. 216 25	have been always well-affected.				
NOTE 118 217	17 July. Fine 90 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - - -	6	166		
	18 Sept. Discharge ordered by the Committee for the revenue 87 1121				
	of the Prince Elector, on payment to them of the fine.				
L. 158 191	13 Nov. 1650. THEOPHILUS SMITH, Merchant Tailor of London, 117 1177				
117 1185	begs examination of his title to lands in Kent, left by the late				
D. 117 1195	Thos. Pordage to his executors for payment of his debts, and				
1179	on which petitioner has lent 3,000 <i>l.</i> The lands were given in				
WILL 117 129	by the late Kent Commissioners to the Committee for the				
B. 117 1171	Prince Elector, as the estate of Thos. Pordage, jun., but peti-				
1181	tioner has an estate in fee, with power of redemption only by				
O. 117 1187	Thos. Pordage, jun.				
D. 117 1183	13 Nov. Referred to County Commissioners and Brereton - 10 211				
D. 87 1116	26 March 1651. On motion for confirmation of the discharge 14 64				
B. 87 1109	of the lands purchased by the Crisps from Pordage, and of 87 1113				
	those purchased by Gold from Hawkins,—the composition 1115				
	for which was paid to the Prince Elector's Committee, accord-				
	ing to the Parliament order given of 5 March 1649,—the case				
	is referred to Reading.				
	9 Oct. Order on his report that the County Committee of Kent 15 46				
	certify the cause of sequestration; if they can show no other				
	cause than the re-seizure, the estates are to be discharged.				
	23 Oct. Estates discharged accordingly - - - - - 15 59				
	4 Nov. T. Smith begs to enjoy the premises on security, because 117 1170				
	though his report is made, so many precede it in course that				
	it will be long in hearing, and the same cause has been heard				
	by another Committee, who freed it from sequestration.				
	Noted as granted, on security of 2 years' value, provided he				
	neglect not to attend the case.				
	4 Nov. County Committee to enquire into the debts and legacies 15 69				
	of Thos. Pordage, sen., and if they are not paid in 14 days after				
	notice, to seize the son's $\frac{1}{3}$ of the estate.				
	11 March 1652. The deed allowed, and Smith to enjoy his pur- 16 126				
	chase.				
O.C.C. 61 621	30 July 1652. THOS. ALEXANDER, of Stamford Rivers, Essex, begs 61 619				
C. 61 620	continuance of payment of his annuity of 4 <i>l.</i> out of Thomas				
	Pordage's estate, paid till lately by the County Collector for				
	Sequestrations.				



# COMMITTEE FOR COMPOUNDING.—CASES.

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10 Feb. 1649.

THOS. BROCKHOLES, Sen. and Jun., Heaton, Co. Lancaster, THOMAS, his Grandson, Son of Thos. Brockholes, Jun., and the Claimants on their Estates.

FRAS. NICHOLSON, Jun., Poulton, near Lancaster, Co. Lancaster.

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c. 209 579	10 Feb. 1649. FRAS. NICHOLSON begs to compound, being engaged in the second war.	209	581
P.E. 209 577	10 Feb. The petition accepted, but the Committee for Compounding not having yet received instructions how to compound with new delinquents, it is not his fault that his fine is not set, and therefore he is to suffer no damage.	107	941
P.E. 5 60			943
R. 209 571	3 April. Fine at $\frac{1}{2}$ , 133 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	-	5 80; 6 4
	20 June 1650. JAMES HALL, trustee for Mary Brockholes [widow of Thos. Brockholes, jun.], and her fatherless children, pleads on her behalf, that she being a recusant, he petitioned the Barons of Exchequer for allowance of her $\frac{1}{2}$ , and the case was reported; but by reason of the late Act, the Barons did nothing but refer her to the Committee for Compounding. Begs that the proceedings may be certified, and she relieved.	89	702
	20 June. County Committee to return all the depositions relating to Mary Brockholes.	8	158
	16 Aug. Hall begs allowance of a deed whereby in 21 James Thos. Brockholes, jun., assigned to trustees, whose right is now transferred to petitioner, his mansion of Heaton and divers other lands, after his death, to be for his wife Mary and children, till the eldest son was of age, and then $\frac{1}{2}$ to be for him, after raising from it 400 <i>l.</i> for the younger children. Brockholes died 11 years ago, but $\frac{2}{3}$ of the $\frac{1}{2}$ is sequestered for recusancy of the widow, and the remainder for delinquency of the son, who is of age, but no part of the 400 <i>l.</i> is paid.	89	715B
	16 Aug. County Committee to certify the cause of sequestration, and who is in present possession, and Brereton to report.	11	80
	11 Oct. 1650. MARY BROCKHOLES [wife of the grandson] begs $\frac{1}{2}$ of her husband's estate, sequestered for delinquency. Granted.	72	535
	3 Dec. Petition renewed	11	224
	3 Dec. Granted, with arrears from 24 Dec. 1649	72	538
	29 Jan. 1651. Nicholson petitions that he bought for 200 <i>l.</i> a lease of lands in Heaton from Thomas Brockholes and Mary, his mother, since sequestered for her recusancy, with proviso of redemption on payment of 50 <i>l.</i> a year for 11 years. Begs payment or the benefit of his lease.	10	238
d. 107 911	29 Jan. County Committee to examine the proof of the deed, and whether the Brockholes were Papists when it was made.	107	907
160 225			939
L.C.C. 107 904	23 May. He begs reference of their returns to counsel	107	905
160 223	23 May. Referred to Reading	14	134
		107	901
	15 June 1652. He begs further examinations as to the date of the deed, &c. Granted.	107	938
		16	542
	9 Jan. 1652. T. Brockholes, sen., petitions that though at first adhering to the King, he was convinced of his error, submitted to Parliament, and has been faithful ever since; but his small estate is still sequestered, and having been 2 years prisoner in the Marshalsea for debt, he could not compound. Having now found friends, begs that his case may be reported to the Army Committee for relief.	72	534

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10 Feb. 1649.	THOS. BROCKHOLES, &c.— <i>cont.</i>			
SUB. 58 220	22 April 1653. The grandson begs to compound for his estate,			72 532
D. 160 161	which is surveyed and in the late Act for Sale; the manor of			
L.C.C. 160 164	Heaton is returned in the survey as his estate, but his mother			
	holds it for some years, by virtue of a deed made by Thos.			
	Brockholes, his grandfather, and by the will of his second			
	son, Thos. Brockholes, petitioner's father; $\frac{1}{2}$ is sequestered for			
	petitioner's delinquency, and $\frac{2}{3}$ of the other $\frac{1}{2}$ for his mother's			
	recusancy. Noted as referred to Reading.			
L.C.C. 107 915	18 Nov. James Hall, for Mary Brockholes, begs an order to the	16	542	
I. & } 107 917	County Committee to examine further witnesses, and a	107	926	
D. } -919	speedy hearing of the case. Granted.	25	173	
L.C.C. 107 921	16 Nov. 1654. Reading's report referred to Brereton, to state	23	1644	
C. 33 364	the case verbally next Tuesday.			
107 923				
H. 27 150	23 Nov. The lands sequestered for Mary Brockholes' recusancy	23	1648	
R. 107 893	discharged, with arrears from 29 Jan. 1651, viz., $\frac{1}{2}$ the estate,			
	including her thirds, and that sequestered for Thos. Brockholes'			
	recusancy and delinquency, with arrears from 24 Dec. 1649 to			
	18 Nov. 1652, the date of the last Act of Sale.			
	1 Dec. There being a difficulty about what portion of the estate	27	184	
	was Mary Brockholes', the County Committee are to certify.			
	23 Nov. 1655. Half the estate, including the $\frac{1}{2}$ allowed to Mary,	23	1674	
	to be discharged, and the rest to follow the order of 23 No-			
	vember.			
	PURCHASERS OF THE ESTATE.			
O.T.T. 72 539	24 Aug. 1653. Discharge from sequestration of Claughton and	18	875	
	Heaton manors, and houses and lands in Garstang and Bouldron			
	parishes, co. Lancaster, forfeited by Brockholes, and bought			
	from the Treason Trustees by Thos. Grant, of London.			
O.T.T. 72 541	9 Sept. Like discharge of houses in Grimlington and Bradforth,	18	884	
	Mitton parish, co. York.			
	7 Nov. 1654. THOMAS GRANT begs discharge of a house, &c., in	141	104	
	Claughton manor, which he bought of the Treason Trustees,			
	and has paid the whole purchase money, but part is sequestered			
	for the recusancy and delinquency of Rich. Walmsley, and			
	part for the recusancy of John Parkinson, the tenant. The			
	County Committee have driven away petitioner's cattle for the			
	rent, and will not restore it on security.			
	7 Nov. County Committee to certify for whose delinquency and	27	153	
	recusancy the estate is sequestered.			
D. 141 105	27 Dec. Order on their returns that Walmsley and Parkinson	18	971	
C. 141 107, 113	show cause in a month why the purchaser should not enjoy the	141	109	
	lands.			
	2 Feb. 1655. The estate discharged from sequestration	-	-	18 975
12 Feb. 1649.	Claimant on the Estate of MAURICE and MARY AUBERT,			
	London.			
REC. 108 186	WALTER OAKE, merchant of London, begs to compound for $\frac{1}{2}$ of	108	184	
-188	lands which he has bought from Maurice Aubert, and Mary his			
	wife, for their term of 50 years, but which are sequestered for			
	Maurice's recusancy. No order.			
	FRAS. CARTERET, Le Hague, Jersey, and PHILIP			
	CARTERET, M.D., his Son.			
	12 Feb. 1649. The son petitions to compound for a small farm,	209	362	
	value 12l. a year, at Netley, near Southampton, bought by his			

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father, with remainder to him, and allowed him for maintenance in his studies in England, but lately sequestered because his father [Fras. Carteret], continues in Jersey, which is still under the power of the enemy, so that the well-affected are forced to remain exiles.

	15 Feb. 1649. Fine at $\frac{1}{8}$ , 12 <i>l</i> .	-	-	-	-	5	62
	19 Feb. Proceedings suspended, and he allowed to enjoy the estate.					5 235	63 132
R. 209 359	24 Nov. 1652. Order by the Committee for relief on Articles of War that he have a copy of an information against him, presented by Fras. Messervy and others, touching the Isle of Jersey, and of the orders made thereon.					72	783
	25 Feb. 1653. W. St * * [officer in Ireland], to Leech. I commend to you a petition, which concerns Dr. Carteret, our Judge Advocate in Ireland, who is of great service to the Lord General and his army, and "is a most faithful and ingenious man."					72	790
	16 March. Fras. Carteret begs a lease of his estate till the pleasure of Parliament be known, being compelled to comply with orders when the island of Jersey was under command of the King's forces, and therefore under sequestration.					72	791
	16 March. A lease granted at the full value	-	-	-	-	25	8
P.R. 226 801	24 Nov. He begs to be admitted, according to an order of Parliament, to compound at $\frac{1}{10}$ for his personal estate, and 2 years' value for his real.					72	783
P.R. 12 579						226	793
	26 Nov. Allowed on report of the Army Committee and order of Parliament.					72 226	787 799
C. 226 805	6 Dec. Fine 47 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> ., of which 250 <i>l</i> . is deducted as paid to Col. Hayne.					12	585
R. 226 795	15 Dec. Paid and estate discharged	-	-	-	-	24	1145

JOHN FORTESCUE, Spridleston, Devon.

P.R. 211 663	12 Feb. 1649. Begg to compound for delinquency on Truro Articles.	211	662
P.R. 5 60			
C. 211 667	24 May. Fine at $\frac{1}{8}$ , 303 <i>l</i> . 6 <i>s</i> .	-	6 63
R. 211 655	29 June. Pleads reduction of his fine on the said Articles to $\frac{1}{10}$ , having paid $\frac{1}{8}$ , and secured the remainder; many others have had their fines so set.	211	658
R. 211 659	9 Aug. Fine reduced to $\frac{1}{10}$ on Truro Articles, 202 <i>l</i> . 4 <i>s</i> .	-	6 193
		235	133

THOS. NORRIS, Speke, Co. Lancaster.

P.R. 208 663	12 Feb. 1649. Compounds for an estate in Runcorn, after the death of his father [Wm. Norris].	208	666
P.R. 5 60			
R. 208 661	19 Feb. Fine at $\frac{1}{8}$ , 508 <i>l</i> .	-	5 62
	21 Oct. 1651. Pleads that he was unable to pay his fine in 1649, because he had only an estate in reversion; and his father, who is now dead, was backward in assisting him. Begg to pay it now, or be admitted to a new composition, or to have his case referred to Parliament.	107	406 411

C. 107 413	21 Oct. Order that the case be referred to the Army Committee	15 52, 53 107 409	
		8 2	

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12 Feb. 1649.	THOS. NORRIS— <i>cont.</i>			
CASE 69 548	7 April 1652. Petition renewed, begging the benefit of the Act of Oblivion, or acceptance of his fine.	107	423	
	7 April. Order that on depositing the fine with interest, he is to enjoy his estate till the pleasure of Parliament be known.	12 235	420 134	
	4 May. Having paid his fine, he is restored to full possession of his estate.	12 235	425 135	
L. 235 136	1 June. No timber to be cut down on the estate, and it is to be held by the present tenant for one year.	16 107 235	481 417 137	
	23 June. On request of Hen. Lawton, of Rainhill, co. Lancaster, for confirmation of his 7 years' lease of Norris' estate, made 1 Jan. 1652, before Norris had deposited the latter $\frac{1}{2}$ of his fine, the confirmation granted, the order of 1 June notwithstanding.	16 107	591 415	
H. 17 17, 26	8 July. Norris is to receive the rents reserved on his lease, provided he get the judgment of the House within 6 months.	16 107 235	703 417 138	
C. 32 41	3 Aug. Being unable himself to certify whether he was actually sequestered 1 December last, he begs an order to the County Committee to certify.	107	419	
	3 Aug. Granted, and they are to certify the date and cause of sequestration, and what else they know.	16	84	
	28 Sept. Their certificate not being satisfactory, he begs an order to them to amend it.	107	422	
	28 Sept. They are to certify more particularly, with faithfulness and speed, that Brereton may finish his report in time to be presented to Parliament.	17	281	
	4 Nov. Norris begs that the Committee for Compounding will hear him on the report, before it is presented to Parliament.	107	407	
	10 Nov. Order in Parliament for his discharge, provided he has paid his full fine.	107	425	
P.E. 235 140	16 Nov. Having paid the full fine, with interest amounting to 96l. 14s., the sequestration is discharged, and if the estate be let, the tenant is to pay Norris the rent.	24 235	1076 139	
H. 17 425	25 Nov. Lawton's lease declared null and void, Norris agreeing thereto.	17	446	
R.C. 25 55	28 April 1653. Norris begs discharge of lands in Garstang, &c., co. Lancaster, leased by his grandfather to Geo. Turner, delinquent, deceased, who had only a life interest therein.	107	403 483	
L. 107 485,	4 Nov. Like petition for lands in Speke, and a tenement in Garstang, late in Turner's possession.	107	397	
I. & D. 107 487,	24 Nov. Petition renewed as to the lands in Garstang	107	394	
493, 491, 396	21 March 1654. Like petition for lands in Garstang, leased to Thomas and Jane Hasty, deceased, and sequestered for their recusancy.	107	507 385	
C. 33 266	7 Sept. The Committee for Compounding cannot allow the claim till better proof of Jane Hasty's death.	23	1629	
107 497	12 Oct. On reading the depositions of 22 September, they declare themselves satisfied, and allow the claim, with arrears from the date of the petition.	23	1633	
R.C. 25 178	12 June 1655. Norris petitions for discharge of $\frac{1}{2}$ of a house and lands in Speke, demised by his grandfather to Thomas and Dorothy Cooke, and allowance of his title to the remaining $\frac{1}{2}$ , on Dorothy Cooke's death.	107 235	380 141	
R.C. 25 274	12 June. County Committee to certify the cause and date of sequestration, and take examinations.	27 235	403 142	
107 505				
I. & D. 107 513				
515				
L. 107 511				
R. 107 499				
R. 107 473				
I. & D. 235 143				
L. 235 144				
C. 34 114				

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12 Feb. 1649.				
	10 Aug. 1655. Like petition for $\frac{2}{3}$ of a messuage in Speke, granted for life to John, William, and Margaret Goodall, all dead, but sequestered for their recusancy.	107	378	
c. 235 145, 146				
h. 235 147	4 Sept. Referred to the County Committee	-	-	29 54
SIR CHARLES SMITH, Recusant, Wootton, Co. Warwick, and Ashby Folville, Co. Leicester.				
	12 Feb. 1649. His petition to compound (missing) referred	-	5	60
	19 Feb. Order to Sir Charles' tenants to pay in their rents to the Trustees for Ireland.	9	23	
	Nov. 1650? Sir Charles begs an order to the Committee of co. Lincoln, who by mistake have returned him as a Papist and delinquent, to certify the true state of the case.	118	215	
B. 73 577	29 Nov. They certify that they find no proof of delinquency against him; but that in 1644, the agent returned that he was sequestered for recusancy and delinquency in the county where he lived, on which his estate was secured and sequestered, because he made no defence.	118	233	
c. 117 1120	5 Dec. Committee for Compounding to Augustine Garland, chairman of the Committee for sale of delinquents' estates. We send you Sir Charles Smith's case, and will make the returns you ordered.	10	249	
	27 March 1651. Sir Charles begs to be allowed $\frac{1}{3}$ of the rents of his estates in co. Oxon, sequestered for recusancy, with arrears since 24 Dec. 1649, he and his wife [Elizabeth] and 4 children are in great necessity.	118	213	
	27 March. Case referred to the County Committee, who are to pay him his thirds if sequestered for recusancy only, but to wait further orders if sequestered for delinquency.	14	67	
	7 May. Like petition for his thirds, which are refused by the sequestrators of the several counties where his estates lie.	118	211	
	7 May. Orders thereon repeated. Also to allow him his mansion house.	14	110	
L. 118 227	9 April 1652. The Registrar and Auditor to certify as to Sir Charles Smith's delinquency and recusancy, and the proceedings concerning him or his estate.	16	292	
235 225				
161 553				
170 465	20 April. Order for his full thirds, he being a recusant only	-	16	326
D. 170 467				
C. 161 555	30 June. Sir Charles begs to be allowed his arrears, which they omitted to order. Granted.	118	238	
L. 161 557		16	616	
B. 118 221		63	291	
L. 163 399	24 Feb. 1653. Order as to Sir Charles Smith's estate in co. Warwick, on the returns of the County Commissioners of 17 February, referring it and the depositions to Brereton; claims on the estate under 40s. a year to be allowed, parties having claims above that sum to petition.	17	700	
161 507				
C. 63 301				
L. 63 289				
170 457				
C. 63 296	10 Jan. 1654. Sir Charles begs to contract on the late Act for Recusants for the sequestered $\frac{2}{3}$ of his estate.	117	1097	
235 148				
130 173-183	10 Jan. Referred to Reading	-	-	26 5
170 469-479				
P.E. 235 149	5 Dec. Order on report of Mr. Chamberlain, the present Commissioner of co. Warwick,—stating that Carill's lease of Sir C. Smith's estate is in general terms, and no value given to one portion—that further enquiry be made thereon, and the lease detained meanwhile.	27	194	
	12 Dec. Order for delivery of the lease, it appearing that the lands in question, value 74 <i>l.</i> 10 <i>s.</i> 4 <i>d.</i> , are comprised therein.	27	206	

12 Feb. 1649.

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## CLAIMANTS ON THE ESTATE.

- 9 Aug. 1650. LADY ELIZABETH, wife of Sir CHAS. SMITH, begs allowance of her fifths of his sequestered lands, in cos. Warwick, Leicester, Oxford, Salop, and Lincoln, which she has constantly received till 25 March 1650, but the present County Committees now refuse the same. Granted. 117 1140 1148
- [28 March 1651.] Lady Smith complains that though she has received a third part of her husband's sequestered estate in Oxon, yet the present County Committee allege want of power to continue the said allowance. 117 1144
- 28 March. Her son, FRANCIS SMITH, forwards her petition to Baily, and requests his furtherance. 117 1146
- 9 August 1650. CARYLL, JOHN, CHARLES, ANNE, MARY, and LUCY, children of Sir Chas. Smith, beg discharge of lands, co. Leicester, settled on Sir Edw. Ford, of Harting, Sussex, and others, for their portions and annuities, 16 Charles, but sequestered by the Leicestershire Commissioners, as belonging to their father. 118 243
- 29 Jan. 1652. Granted, on those under age proving their minority, and the rest taking the Oath of Abjuration. 15 232
- 31 March. The deed being allowed, Ford begs an order to the Goldsmiths' Hall Treasurers to repay him the rents, &c., of the premises that have been paid in since 24 Oct. 1649, that he may fulfil his trust. 85 338
- 31 March. Granted since the date of the petition, 9 Aug. 1650.
- 20 Jan. 1654. John Williams, for the creditors and children of Sir Chas. Smith, begs leave, in spite of the sequestration of Sir Charles' estate, to fulfil the conditions of a trust by which, in 17 Charles, Sir Charles sold him all his timber, cos. Warwick and Leicester, in order that he—within 6 months of the marriage of Sir Charles' son, who married a year after,—might sell the same for payment of debts and for portions to the younger children, unless they were previously raised. 16 243 131 545 235 149
- 20 Jan. Referred to the County Committee of Leicester and Reading. 25 272 235 150
- 20 Nov. 1650. CHARLES, EARL OF ANGLESEA, petitions that Sir Chas. Smith, by deed of 10 June 18 Charles (1642), demised Shottery and Stratford manors, &c., to John Carill, of Harting, co. Sussex, to secure payment of 938*l.* 13*s.* 4*d.*, according to an indenture of 7 Charles, being in part of money which the executors of Mary, Countess of Buckingham, were to receive from Hardwick, co. Leicester, or Monk's Kirby, co. Warwick, and which is now due to petitioner. Begg an order that Carill, to whom Shottery and Stratford manors, sequestered from Sir Charles, are let, may allow him the profits, or that he may receive them from Goldsmiths' Hall. 63 272
- May 1651 and Oct. 1652. Depositions to prove the Earl's claim on demise of Lord Fras. Villiers in 1648. 63 275 -281, 293
- 23 Dec. 1652. Order granting the Earl's request, provided proof be brought that Lord Fras. Villiers died in his minority, in which case the deed of 10 June 1642 is allowed. 19 1056
- 30 Dec. Order taking off the sequestration of the lands charged with payment of the said debt, the Earl to account half-yearly for his receipts, and to receive the remainder of his debt from the growing profits of the estate. 19 1058 63 267
- 4 May 1653. Petition of the Earl. His claim to lands of Sir Chas. Smith's co. Warwick—leased by Sir Charles to John

P.B. 11 72  
D. 118 253,  
261, 265  
L. 118 251  
D. 118 245, 247,  
257-259  
C. 118 249, 250  
R. 118 239

P.B. 235 148  
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I. & } 235 153  
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C. 34 6  
235 160  
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P.B. 10 216  
63 273

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32 119  
H. 17 425, 514  
C. 63 297

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		Carill, to secure 1,000 <i>l.</i> formerly given to petitioner by Mary, late Countess of Buckingham, and then in Sir Charles' hands, as one of the executors—being allowed, he begs arrears from the date of his first petition.		
		4 May 1653. Order thereon that the arrears cannot be allowed	25	59
		13 July. He begs allowance of the rents due last Lady Day, but refused by the Commissioners of co. Warwick.	63	263
		13 July. Order to the County Commissioners to pay the said rents.	25	119
R.C.	17 89 64 592	4 Aug. 1652. THE POOR OF MAISON DE DIEU, Ashby Folville, complain that though for 26 years they have received the profits of lands in North Kelsey, they are now surveyed as belonging to Sir Charles Smith. Beg that the County Committee may certify the true state of the case.	64	584 593
		18 Jan. 1653. RICH. WATSON, and other poor of Ashby Folville Almshouse, co. Leicester, beg to prove their title to Ashby parsonage, in North Kelsey, co. Lincoln, worth 50 <i>l.</i> a year, granted to the poor of Ashby Folville by Geo. Gibson, settled on trustees in 18 James by Sir Fras. Smith, one of Gibson's executors, and long enjoyed by them, but lately sequestered for the recusancy of Sir Charles, son of Sir Fras. Smith; they beg allowance of their right, with arrears, "being like to perish for want."	64	586 595
L.	64 595 162 345	18 Jan. Referred to the County Committee and Brereton	17	598
D.	64 597 162 347	20 Dec. As it will be long before Brereton's report can be heard, they beg a short day appointed, that they may enjoy their right, and have their wants relieved.	64	582
I. & D.	64 601 -611	22 Dec. Claim allowed, sequestration discharged, and the arrears to be paid from 24 Dec. 1649.	19	1152
162	141-148			
L.	162 149			
E.	65 587			
H.	25 267			
P.R.	130 165 17 701	24 Feb. 1653. DR. BENJ. WHICHCOTT, provost, and the SCHOLARS OF KING'S COLLEGE, Cambridge, beg discharge of $\frac{2}{3}$ of Wootton-Wawen Manor, co. Warwick, their lease thereof to Sir Chas. Smith having expired, and they having let it to the Earl of Kingston.	130	125 167
D.130	185,188	6 Oct. Granted, and the Earl of Kingston is to pay his rent to the college, with arrears since the date of petition, the sequestration being discharged.	19	1128
C.	32 246 130 163, 192-197	7 April 1653. THE POOR OF HENLEY-IN-ARDEN, co. Warwick, beg continuance of a rent of 10 <i>l.</i> paid to them from Sir Chas. Smith's estate at Wootton-Wawen, co. Warwick.	138	161
E.	130 161	8 April. Referred to the County Committee	25	35
H.	25 192			

LESSEES OF THE ESTATE.

		24 May 1650. John Carill, of Harting, co. Sussex, lessee of Sir Charles' estate, summoned to give an account of arrears from the estate leased to him by the late trustees for raising 50,000 <i>l.</i> for Ireland.	8	76 73 437
		30 May. Allowed 10 days to make up his accounts of the moneys informed to be in his hands.	8	83
C.	73 519	28 June. Carill's accounts of Sir Charles' estates referred to And. Sherwin, and his petition to Reading.	8	152 182 10 55, 54
C. 63	283-287	27 May 1651. Petition of Carill, who was tenant to the Trustees for Ireland of Sir Charles Smith's estates in cos. Warwick and Salop, to be admitted tenant to these estates, with abatement of rent.	73	512
E.	118 229	27 May. County Commissioners to certify the value of the estate, and proceed according to their instructions.	14	136

			Vol. No. G or p.
12 Feb. 1649.	SIR CHARLES SMITH— <i>cont.</i>		
o.c. 14 142	28 Nov. 1651. Carill petitions that Sir Charles' estate is rated at	73	510
L. 170 463	797 <i>l.</i> 19 <i>s.</i> 6 <i>d.</i> , its full value at the best of times. It chiefly		
130 123	consists of new enclosures, which are daily endeavoured to be		
169	thrown open, and the tenants are very poor. Has been at		
L. 170 461	great charges in repairs, paid his rent, set forth 3 horses		
c. 118 235	and men for the estate to serve Parliament, and sent vast		
	quantities of provisions to relieve the army before Worcester.		
	Begs a lease with abatement.		
	28 Nov. The County Committee of Warwick are to let the estate	15	110
	according to instructions.		
R.C. 14 38	5 March 1651. HEN. NEVILL, of Cressing Temple, Essex, begs a	107	821
107 827	lease of the sequestered estate of Sir Chas. Smith at Ashby		
D. 107 829	Folville, co. Leicester, at abated rates, on account of expenses		
	of repairs, failure of tenants, increase of taxes, &c.		
	25 June. He complains of the hard conditions he was obliged to	107	824
	give, or else to have the estate let to another, and begs abate-		
	ment of his rent.		
P.E. 107 817	6 Aug. Hen. Nevill and Thos. Bayles beg a transfer from	107	831
-819	Bayles, the tenant, to Nevill, of a lease of Sir. C. Smith's lands,		
L.C.C. 162 343	at abated rents, on account of the tenants' poverty.		
D. 118 237	6 Aug. Contract to the tenant confirmed, if the lands were let	14	240
	according to instructions.		
	9 Jan. 1652. Lease by the County Committee for 7 years, at	235	164
	51 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i> , to JOHN BAWDEWIN, of Middlehope, Salop, of $\frac{1}{3}$ of the		
	estate in the county sequestered from Sir Chas. Smith, re-		
	cusant.		
	22 April. Bawdewin begs leave to pay his rent for $\frac{1}{3}$ of Sir Chas.	66	772
	Smith's estate to the Commissioners of co. Salop, instead at		
	Goldsmiths' Hall. Granted.	16	339
	20 April 1652. Confirmation to Wm. Baresby and John Cave of	16	322
	leases by the County Committee of farms in Ashby Folville,		
	sequestered from him.		
	12 Oct. Like confirmation to Fras. Carrington, <i>alias</i> Smith, of	17	314
	a lease of the Newbolds, Ashby Folville.		
L. 162 339	4 May 1653. HEN. NEVILL, <i>alias</i> SMITH, of Holt, co. Leicester	107	773
	(possibly the same as the preceding Hen. Neville, see p. 863 <i>supra</i> ,	162	339
	but the signatures differ), prays an order of the Committee for		
	Compounding to the County Committee, to certify the contract		
	given by which he took $\frac{1}{3}$ Sir Chas. Smith's estate in Kelsey, co.		
	Lincoln, in 1652, former rent 45 <i>l.</i> , paying 128 <i>l.</i> 3 <i>s.</i> rent, also 50 <i>l.</i> ,		
	the rent reserved to the hospital of Ashby Folville, $\frac{1}{3}$ of the taxes,		
L. 162 336	&c., and allowing Sir Charles $\frac{1}{3}$ of the remainder. Granted.	25	29
	20 July. Nevill begs confirmation of the lease for 6 years from	107	765
	May 1652.		
	20 July. Granted, if it was made according to instructions	-	25 134
	Claimants on the Estate of ANT. STANFORD, Hands-		
	worth, Co. Stafford, Recusant.		
P.E. 114 685	12 Feb. 1649. THOS. ROGERS, of Tamworth, co. Warwick, begs to	217	220
217 223, 225	compound for $\frac{1}{3}$ of lands in Wingerworth, &c., co. Derby,		
R. 217 213	bought from Ant. Stanford, and Anne, his wife, being her		
	dower as widow of Hen. Hunlock, and sequestered for her		
	recusancy.		
	18 May. Fine 347 <i>l.</i> 19 <i>s.</i> 2 <i>d.</i> - - - - -	6	55
	31 July. Petition renewed; the estate was worth 160 <i>l.</i> a year be-	217	216
	fore the troubles. With a particular to show that its present		
	value is only 66 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>		



COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
12 Feb. 1649.			
	10 Aug. 1649. Fine reduced to 173 <i>l</i> . 19 <i>s</i> . 7 <i>d</i> .	- - -	6 198
O.C. 34 96 P.R. 217 217 REC. 34 95, 96 C. 34 96	17 Aug. The fine being paid, estate discharged	- - -	34 95
	31 July 1649. THOS. SCOTT, of Bare, <sup>p</sup> co. Stafford, begs to compound for a 60 years' lease of lands in Swaithwick, co. Derby, bought by his father and himself from Sir Hen. Hunlock, at a peppercorn rent, for the life of Ant. Stamford, and Anne, his wife, and the County Commissioners, supposing the lease to be in trust for the Stamfords, have sequestered the lands. Appealed to the Barons of Exchequer, but finds attendance there very chargeable. Noted as referred to the sub-committee.	116	137
	SIR JOHN WINFORD, Astley, Co. Worcester.		
P.R. 211 753 754 P.R. 5 60 B. 211 749	12 Feb. 1649. Begs to compound for delinquency. Being near Worcester, was put into the commission to raise money to pay the King's forces, but was never in arms.	211	751
	24 May. Fine at $\frac{1}{2}$ , 703 <i>l</i> . 13 <i>s</i> . 8 <i>d</i> .	- - - - -	6 65
15 Feb. 1649.	GEO. GREY and GEO. LILBURNE, of Co. Durham, late Sequestration Commissioners.		
	Isaac Gilpin transmits to Wm. Lenthall, Speaker, by order of Sir Art. Hesilrigge and the rest of the County Sequestration Committee, the originals of the proceedings concerning George Lilburne and Thos. Shadforth, the parties being come to London to attend the business.	158	261
	The enclosures are as follows:—		
	I. 12 Sept. 1642. Warrants to the constables of Darlington ward, and Stockton ward, co. Durham, to send in respectively 20, 30, and 30 horses furnished to Newcastle, for conveying his Majesty's ammunition from Newcastle, on payment of 5 <i>s</i> . a day. Signed and sealed by Sir Wm. Carnaby, Sir Thos. Riddell, Sir Thos. Liddell, and George Lilburne.	153	329 -332
	II. 8 Sept. 1647. Information by Thos. Shadforth	- - -	153 299
	1st. That Lilburne, being a justice of peace, joined with Sir Wm. Carnaby, Sir Thos. Riddell, jun., and Sir Thos. Liddell, in issuing warrants to bring in 80 horses from Darlington, and 60 from Stockton ward, to convey the King's ammunition from Newcastle.		
	2nd. That he sent a musket to Col. Hilton, then Colonel under the Earl of Newcastle, against Sir Hugh Cholmley and Col. Boynton.		
	3rd. That he compelled a servant of his, by beating him, to serve against Parliament.		
	III. 16 Sept. 1647. Depositions in proof thereof	- - -	153 301
	IV. 18 Sept. Certificate by Ralph Lambton. Lilburne was taken, 11 Nov. 1642, and brought prisoner to Durham; there I visited him, and often tried to persuade him to yield and be freed, on giving a horse or 150 <i>l</i> . to Sir Wm. Lambton for the Earl of Newcastle's army, urging him, for the sake of his wife and children, not to hold out; but though he was cruelly used, he said he would rot in prison rather than assist against Parliament.	153	297
	V., VI. Note and certificate in proof thereof	- - -	153 266 296
	VII. 30 Sept. Lilburne's answer to Shadforth's charge	- 153	303
	1st. Does not remember signing any warrants for the King's service.		

15 Feb. 1649.

GREY AND LILBURNE—cont.

2nd. Denies sending any men to Col. Hilton to fight against Parliament, but long ago corrected a servant for refusing to serve in the trained band under Col. Hilton, when he was Major of the trained bands.

3rd. Absolutely denies it.

No man in the North more opposed superstitious actions. Was brought before the High Commission Court, and sent to gaol for finding fault with Dr. Bazeer's superstitious prayers, and was sent 3 or 4 times to London, by warrant from the Archbishop of Canterbury, for speeches against bishops, and by the Privy Council for refusing to pay ship-money, to his loss of 1,000l. Took 11 witnesses to London to prove his case in Parliament, but greater matters stayed his proceedings.

In 1642, when the Earl of Newcastle came to the North, was indicted for not coming to prayers, and put off the bench of justices by Judge Heath. Was reported to the Earl as the greatest enemy in those parts, and sent for to Newcastle, put into restraint, and much abused by his officers, as puritan, rogue, and roundhead.

Stole away with Lever, Carr, and others, and went to Edinburgh to ask help from Pickering, Parliament's agent there. Returned home on his wife's assurance that Sir Wm. Lambton would protect him. Met the county gentlemen to try to dissuade them from setting up the Commission for Array; narrowly escaped being taken by them, and getting away to join Capt. Hotham, was seized, brought to Durham, robbed of all he had, and taken to York, where he was kept 14 months, resisting the offers of Ralph Lambton to have him liberated, if he would contribute to the Earl of Newcastle's forces.

Accuses his informer as being an associate of delinquents, aiding the Commission of Array, refusing to serve under the Earl of Essex, being a favourer of ministers banished for disaffection, a concealer of delinquents' goods, an oppressor of the people, &c. Says the present information is brought to shuffle off proceedings on foot against the informer, with whom he has lately quarrelled, though they were good friends formerly.

VIII. 30 Sept. Order in the County Committee for stay of 153 271  
proceedings, there being no validity in the charge.

d. 153 251

30 Jan. 1649. Order vacated, and all proceedings to be 153 273  
transmitted to Parliament.

[6 April 1649.] Petition of Thos. Shadforth to the House of Com- 155 352  
mons. Has long since complained to the County Commissioners of Durham, that Geo. Lilburne, J.P., aided the Earl of Newcastle, by giving his oath to ministers and others, and by joining with Sir Wm. Carnaby, Sir Thos. Riddell, and Sir Thos. Liddell in pressing 140 horses from Durham to carry ammunition to the King before the battle of Edgehill. The warrants are now in the hands of John Blackston, M.P. Also that he assisted the King's deputy-lieutenant, and Commissioners of Array. That he armed a servant who fought in Col. Hilton's regiment at Marston Moor, and after the defeat, returned to Lilburne's house. That he then by cunning got into places of trust, which he has betrayed by obtaining for his friends great bargains of lands. Begs that worthy persons in the Northern Committee may be appointed to hear these charges.

6 April. He petitions the Northern Committee that the wit- 155 349  
nesses in support of his charge may be examined in the

15 Feb. 1649.

- country, as he has lost so much by the Earl of Newcastle's forces, and by raising a troop of horse for Parliament, that he cannot bear the charge of bringing them up and maintaining them in town.
- L. 153 263  
D. 153 275  
-279  
L. 153 259  
ANS. } 153 281  
& D. } -289  
D. 153 291  
-293
- 17 April 1649. Order in the Committee for Compounding,—on an order in Parliament of 15 April 1650 given, referring to the Committee for Compounding the accusations and examinations taken against Thos. Shadforth, Sir Richard Bellasis, George Lilburne, and Sir Wm. Langley,—that the County Committee examine the several cases and report. 1 228 7104,105 153 255
- April? Charge against George Lilburne by Edw. Colston, in the County Committee at Durham :— 153 233
- 1st. That on 18 Sept. 1642, he, with Sir Wm. Carnaby, Sir Thos. Liddell, jun., and others, signed warrants to the constables of co. Durham to raise 80 horses equipped to convey the King's ammunition from Newcastle, and that he helped the Commissioners of Array in levying forces against Parliament.
- 2nd. That he took, and enjoined others to take, an oath of fidelity to the King, and willingness to join his forces under the Earl of Newcastle.
- 3rd. That being appointed one of the Sequestration Committee by Parliament, he, with his brother Richard and Thos. Mitford, fellow commissioners, procured many leases to himself and others on his behalf of delinquents and Papists' lands, at low rates, giving in no accounts, or unjust ones, and buying their goods at very low values, to the gain of 10,000l.
- 4th. That he joined in the last invasion made by the Scots, and published letters of intelligence, discouraging such as took part with Parliament.
- I. & D. 153 237  
-249  
D. 153 307  
-310  
L. 94 109  
153 79  
ACCTS. 87 855  
153 83
- April? Answer of George Lilburne to the said charges - 153 235
- 1st. Having cleared himself of this before a Committee of Parliament, he wonders he should be troubled about it again.
- 2nd. Denies it, being at that time prisoner for 8 months, though 60 years old, in York gaol, for refusing to join the Earl of Newcastle.
- 3rd. He bid for lands to encourage others, and they were let low because of the unsettled state of the country; but he did not combine with his brother and Mitford, and has taken no lands since the Ordinance forbidding sequestrators to take them. He had  $\frac{1}{3}$  of Ford Manor from Sir Wm. Smith, as in right of his wife, and  $\frac{1}{3}$  of  $\frac{1}{3}$  from [Thos.] Hollyman, as dower of his wife, but has been so troubled with debts of John Hilton's, assessments, free quarters, and billets, that he would gladly have given up the lands.
- 4th. He denies entirely, stating that he tried to suppress the invasion.
- 27 Aug. 1650. Petition of Lilburne to the Committee for Compounding for an order to the County Committee to return him his books of accounts, which they have seized with a strong hand, and yet demand his accounts, which he never refused. 153 97
- 27 Aug. Order to the County Committee to certify the cause of seizure. 11 99
- 24 Sept. On Ralph Lambton's complaint to the County Committee that Geo. Grey and Geo. Lilburne withhold from his family their  $\frac{1}{3}$  of  $\frac{1}{3}$  of the colliery which belongs to him, they are ordered to bring in their accounts of the colliery. 153 121
- 16 and 17 Oct. The County Committee are to demand arrears from Grey and Lilburne of their receipts from the colliery since sequestration; and if they refuse, to proceed on the ordinance for sequestration. 153 371 11 276

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15 Feb. 1649.	GREY, AND LILBURNE— <i>cont.</i>		
L. 87 857	[6 Nov. 1650.] Petition of Lilburne to the Committee for Compound-	153	103
859	ing. Was justice of peace many years in the King's time, and		
153 121	tried to preserve the people's rights against his arbitrary		
371	prerogative; resisted ship-money and clergy innovations at		
	great expense, being twice imprisoned, and on his appeal to		
	Parliament, found great respect from some who are now his		
	adversaries.		
	When the last war arose, was the forwardest for Parliament,		
	and therefore taken prisoner in Sept. 1642, and forced to sign		
	warrants for summoning horses for the Earl of Newcastle. He		
	and his party so violently opposed the Commissioners of Array		
	that it came to blows, and he had to fly for life, and leave his		
	wife and 12 small children to the fury of his adversaries. Was		
	seized before he could get to young Hotham, carried to Durham		
	gaol, and then, though 60 years old, marched through mire and		
	dirt to York, where they threw him into a dungeon, and used		
	him barbarously 14 months, as is well known to Sir John		
	Boucher, M.P., his fellow prisoner. Was then judged worthy		
	of an honourable exchange, and afterwards employed as J.P.,		
	and as Commissioner of Militia and of Sequestration.		
	In 1645 a delinquent, brother in law of a Northern Parliament		
	man, to smother his own guilt, accused petitioner of signing		
	those warrants, and he was reproached for it in the House of		
	Commons. Pressed Sir Ant. Hesilrigge and the Committee		
	to bring the case to an issue, after it had lain 2 years dormant,		
	but the accuser pretended that petitioner was so powerful that		
	the witnesses durst not appear. Obtained an order in the Com-		
	mittee to transfer the case to Parliament, when the accuser's		
	brother offered to cease the prosecution if petitioner would		
	cease his charge against his delinquent brother.		
	He declined, and in 1648 the case was brought before a Parlia-		
	ment Committee, Sir Ant. Hesilrigge and a brother of his accuser		
	being among the judges. Brought up 7 or 8 zealous Parliament		
	men as witnesses, and fully cleared himself, and a report was		
	ordered to the House, and he advised to return home meanwhile.		
	But the report being delayed, his adversaries, having displaced		
	from office the old Parliamentarians in the country, brought		
	against him a second charge of fraud last May, and sequestered		
	his whole estate, and he has never yet been able to bring the		
	case to an issue. Begs copies of his charge, and a fair hearing.		
6 Nov.	Order for his estate not to be sequestered for delinquency,	10	201
	or faults in his accounts, until he has a copy of the charge and		
	proofs, and unless there be further cause of delinquency than		
	has been transmitted.		
8 Nov.	Frances, wife of Metcalfe Ripon, merchant of Newcastle-	155	27
	on-Tyne, informs that George Grey offered her husband 40 <i>l.</i> ,		
	60 <i>l.</i> , and at length 100 <i>l.</i> in lieu of a debt of 160 <i>l.</i> due to him by		
	John Brignell, on bond of double that sum, and threatened, if		
	he refused to accept it, to pay the money to the State, the		
	husband being a delinquent; and at length, when he was		
	prisoner in London, being in want of money, she accepted the		
	offer, and gave up the bond.		
21 Nov.	Order that Fowle peruse the returns of the County	10	219
	Committee in Lilburne's case, and draw up his charge, allow-		
	ing Lilburne a copy.		
D. 153 315	30 Nov. Charge against Lilburne that he has held Ford Manor, 100	139	
-318	worth 200 <i>l.</i> a year, many years, and received and concealed		
L. 153 69	the profits, and ploughed up the best grounds, and that he and		
ACCTS. 153 59	George Grey have concealed a great sum received from Lambton		
-67	Colliery, sequestered from Ralph Lambton, Papist delinquent.		

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15 Feb. 1649.		
L. 153 115	19 Dec. 1650. County Committee report that Grey is sequestrable for taking the debt of 160 <i>l</i> . which should have been sequestered for the delinquency of Metcalfe Ripon.	155 25
87 562		
D. 153 311	25 Dec. Order on Lilburne's request for publication of proof, and for examination of Thos. Chilton, of Sandgate, Newcastle, that the County Committee certify whether he has not been already examined on behalf of Parliament; if so, his deposition is to be sent; if not, he is to be sent up himself to be examined, Lilburne hearing his charges, and the County Committee sending up interrogatories.	10 303 304
-313		
D. 153 253		
L. 153 95		153 91
E.W. 10 369		
O. 10 379		
PUB. 14 65	21 Feb. 1651. Order to the County Committee to examine more closely whether the warrants are under Lilburne's hand and seal, examining such as know his handwriting; also the late Commissioners, as to whether he acknowledged them as his, endorsing on the warrants the names of witnesses who have sworn to them. Also that they examine whether the oaths pressed on the people by Lilburne were against Parliament.	14 23, 24
E.W. 14 80		
L. 153 341		
D. 153 335		
-340		
I.& } 153 319	28 April. Lilburne's answer to the charges exhibited against him by Mr. Fowle for the State.	153 93
D. } -328	Details of transactions relative to Ford Manor, of which he was tenant in 1642, to John Hilton, Baron of Hilton, as he had been to his brother Henry. Losses by John Hilton, who took the land when he was in prison; claims upon it of $\frac{1}{4}$ by the widow of Hen. Hilton, who in 1645 married Sir Wm. Smith, Bart., as her jointure, and of $\frac{1}{4}$ of the remaining $\frac{3}{4}$ by Margaret, widow of Rob. Hilton, brother and heir of Henry. Has duly accounted for the manor, and committed no waste. Also accounted for $\frac{1}{4}$ of a colliery at Lambton, rented from Sir. Wm. Bellasis and George Grey, but denies that it belonged to Ralph Lambton or any Papist.	
PUB. 14 98	29 April. Order on information that Lilburne has received large sums from Ford Manor, that the County Committee examine witnesses as to its value and his profits, allowing him to cross-examine.	14 99
153 71		
L. 154 352		
	4 July. Petition of George Lilburne to Parliament. Before the late wars, was deeply engaged against the tyrannical power of the late King in point of ship-money, suffered much, and was several times in prison. Hoping liberty from this Parliament, promoted its interest in the Northern Counties, being justice of the peace, and held meetings, and tried to raise forces to oppose those being raised in 1642 for the King. In October opposed the Commission of Array at hazard of his life at the Sessions house, Durham; had to fly for his life, and tried to join Col. Hotham; but being apprehended by the Earl of Newcastle, was carried prisoner to Durham, and in November was dragged on foot, through mire and dirt, at the tail of the King's carriages, to York Castle, where he was barbarously used till the end of 1643, when he was released on exchange, his house being meanwhile plundered, and scarce bread enough left for his 12 small children. Has since continued faithful in offices of trust, as Commissioner of Militia, Sequestrations, &c., and that in times of danger when others have deserted.	153 75, 73
	This notwithstanding, he has been persecuted for 4 years by the County Commissioners, the Committee for the Northern Association, and the Committee for Advance of Money, on pretence that in Sept. 1642, he signed 2 warrants to bring in ammunition to the King's forces then in Newcastle garrison. Begs speedy judgment, without further vexation, exhausting of his estate, or loss of his time.	
	4 July. Reference thereon to the Committee for Compounding, who are to discharge the petitioner, if nothing appear more than mentioned in the petition.	153 73

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15 Feb. 1649.	GREY AND LILBURNE— <i>cont.</i>			
L. & } 153 125	8 July 1651. Case referred by the Committee for Compounding	14	194	
D. } -133	to Brereton.			
L., I. } 154 355	10 Dec. Ralph Lambton, of Trybley, co. Durham, complains that	99	416	
& D. } -361	being sharer in Lambton colliery with Sir Wm. Bellasis, Geo. Grey, and Geo. Lilburne, he had $\frac{1}{2}$ of the profits, till Grey, taking advantage of a charge of delinquency against him, has taken the whole profits to himself and partners, and being very powerful, will not give in accounts, so that petitioner and his 10 children have not even their $\frac{1}{2}$ .			
	10 Dec. Charge to be exhibited and Lambton to examine witnesses	15	141	
	16 Dec. Charge that Grey and Lilburne have kept the profits of the collieries in their hands, value 3,000 <i>l.</i> , depriving Lambton of his interest therein.	99	417	
I. & } 154 301	18 Dec. County Committee to examine witnesses and they to cross-examine.	15	143	
D. } -309				
	4 March 1652. County Committee reply that they will examine Lilburne, but Grey is in London.	154	499	
	March? Grey's defence is that he took 60 <i>l.</i> for helping Ripon to obtain the 100 <i>l.</i> That he has held no lands or rents in Harraton, from Hedworth or Wray, nor attempted to defraud the State therein. He denies that he holds any money of Lambton's, or that Ralph Lambton ever had an estate in Lambton colliery, which was leased in 1647 by Sir William and Hen. Lambton to Grey and Sir Wm. Bellasis; at first they allowed Ralph Lambton to put in stock, but dismissed him for unjust dealing, and when the Earl of Newcastle held the country, he disposed of all the coals. Grey denies that he has moneys in hand from Harraton colliery, but is prepared to give accounts. [ <i>See the case of the Harraton Colliery claimants, 20 Oct. 1649.</i> ]	87	805	
	1 June. Order that Lilburne give accounts for $\frac{1}{2}$ of Ford Manor and other sequestered estates of which he has received the profits.	153	101	
19 Feb. 1649.	RICHARD GOLDSTONE, Amport, Hants.			
P.E. 210 253	Compounds for delinquency. Adhered to the forces raised against Parliament, but long since returned into the Parliament's quarters.	210	252	
P.E. 5 63				
R. 210 249				
	1 May 1649. Fine at $\frac{1}{2}$ , 150 <i>l.</i>	6	28	
	25 June 1650. Paid and estate discharged	8	170	
	22 Oct. 1659. County Commissioners report that he was taken up in the Salisbury rebellion, and kept a year in prison, but discharged, there being no proof, and was suspected of complicity in Sir Geo. Booth's rebellion.	263	79	
	21 Nov. Depositions in his case sent up, and his answers	264	12	
	JOHN GREGSON, Woodplumpton, Co. Lancaster.			
P.E. 299 585	19 Feb. 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	209	587	
P.E. 5 63				
R. 209 583	3 April. Fine at $\frac{1}{2}$ , 51 <i>l.</i> 4 <i>s.</i>	5	80	
		6	4	
	HENRY, Son of EDW. HAWORD, of Eccleston, Co. Lancaster.			
	19 Feb. 1649. Order referring to the County Committee his petition (missing) for discharge of a tenement, worth 9 <i>l.</i> a year,	90	899	

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sequestered for the delinquency and recusancy of Edward Haword, his father, which of right ought to come to Margaret, his father's widow, who conveyed it to petitioner, and he is neither delinquent nor recusant.

13 and 14 June 1649. Order by the County Committee for his discharge if the premises are true. 90 903  
901

25 June 1651. He complains that though he obtained the order of the former County Committee for discharge, the present County Committee have re-sequestered the premises. Begg confirmation of the former order. 90 898

25 June. County Committee ordered to discharge the sequestration according to former order. 14 177

ELLIS HEY, Eccles, Co. Lancaster.

P.E. 209 161  
P.E. 5 63  
E. 209 157

19 Feb. 1649. Compounds for delinquency in assisting the forces raised against Parliament. 209 159

27 Feb. Fine at  $\frac{1}{2}$ , 309l. - - - - - 5 69

1650 P RICH. LOMAX, ADAM SMITH, and other Trustees for his infant grandchild and heir, Ellis Hey, petition that 19 years ago, the grandfather, on receipt of a large portion with Mary Rodley, the infant's mother, conveyed to his son, her husband, and his heirs, his whole estate, reserving only a life interest. The lands are chargeable with portions for the infant's 2 sisters, who are deprived of education and maintenance for the delinquency of their grandfather; he is very old and infirm, and too much in debt to compound. The trustees therefore beg to compound on the infant's behalf. No order. 99 779

WM. LANGDALE, Jun., Langthorpe, Co. York, and the Claimants on his Estate, and those of PHILIP, his Father, WILLIAM, his Grandfather, and MARMA-DUKE, Uncle of Wm. Langdale, Sen.

O.C.C. 140 616  
C. 140 617  
P.E. 140 613  
E. 140 611  
R.C. 27 139  
140 587  
I. & D. 140 593  
-599  
L. 140 591  
C. 33 400  
140 601, 603  
E. 140 577  
H. 27 278  
I. & D. 173 615  
-618  
L. 173 613

19 Feb. 1649. WM. BLANSHARD, of Hull, begs to compound for 140 615  
2 tenements in Hull, bought by him for a 70l. debt and purchase money from Philip Langdale, but sequestered for the recusancy of Wm. Langdale, his father, then for that of Philip, and now in great decay for want of repairs. Noted as referred to the sub-committee.

29 Nov. 1654. Blanshard begs discharge of the said tenements, sequestered for recusancy of Phil. Langdale, but though he is now dead, the sequestration continues. 140 589  
610

20 Feb. 1655. Enquiries ordered, whether the houses are not in trust for William, son of Phil. Langdale. 23 1671

3 April. The present County Committee for York to make enquiries, and discharge the estate if sequestered only for recusancy. 27 351

4 July. On proof thereof, the estate discharged - - - 28 4

30 June 1652. WM. LANGDALE, jun., begs report of his case to the House, so that the sale of his estate may be prevented. Has been always well-affected to Parliament, and  $\frac{1}{3}$  of his estate has been sequestered for recusancy, notwithstanding which, through some mistake, his name is returned as a Papist delinquent, which may endanger the confiscation of his whole estate. 99 309

30 June. Certificate to be made to Garland that he is only a recusant. 16 616

30 June. County Committee to allow no rents exceeding 40s. a year, without approval of the Committee for Compounding, 16 627  
629

				Vol. No. G or p.
19 Feb. 1649.	WM. LANGDALE, &c.— <i>cont.</i>			
	and to give petitioner notice to state his title within 30 days, or in default to be sequestered; also to prove the death of his grandfather.			
	21 July 1652. William Langdale states his title. His grandfather being possessed of an estate in Langthorpe, Skirlaugh, &c., in co. York, long before the wars, settled the same on himself for life, the remainder to his heirs male. The same being under sequestration for delinquency or recusancy at the time of his death, and petitioner's father, Philip Langdale, being also deceased, petitioner applied to the County Committee and obtained allowance of his title, that Committee sequestering $\frac{1}{3}$ for his recusancy. Begs an order to the present County Committee to certify and to counsel to report. Granted.	99	308 335	
D. 99 351		17	29	
R. 99 325, 337	11 Jan. 1653. The County Committee having made a certificate, from which it does not appear whether Philip Langdale was a delinquent, or whether the premises were ever in his possession, or sequestered from him for delinquency, petitioner begs an order for a further certificate from them. Granted.	99	305	
C. 32 2		17	530	
H. 25 196				
	13 Sept. Wm. Langdale's claim not allowed till the County Committee have certified their examination of the two witnesses to the indenture.	19	1122 1128	
D. 99 349	12 Jan. 1654. Wm. Langdale begs to contract for $\frac{1}{3}$ of his estate on the Recusants' Act of 21 Oct. 1653. No order.	99	343	
L.C.C. 99 347				
P.R. 26 5	26 Jan. His claim to $\frac{1}{3}$ of his estate allowed, and sequestration ordered to be discharged.	19	1159	
R. 99 345				
	25 Jan. 1655. He complains that no third part of his estate in kind has been granted him, and begs an order for the same.	99	295	
C. 99 298	25 Jan. Allowed his full third in kind, together with his mansion house.	19	1179	
R.C. 99 267	9 Feb. Joseph, Richard, Margaret, Mary, and Dorothy, the younger children of Phil. Langdale, complain that because of the sequestration for recusancy of Wm. Langdale, their elder brother, Joseph and Richard are hindered from receiving their annuities, and the others from receiving the residue of the rents and profits of the $\frac{1}{3}$ of the estate in Withernwick, or South Skirlaugh, co. York, which Wm. Langdale, their grandfather, in 1642 conveyed to Sir Thos. Metham, and Rob. Sotherby, in trust for himself for life, and then for portions and annuities for the younger children of Philip Langdale; he by indenture of 30 Nov. 1648, appointed that Joseph and Richard should receive 25 <i>l.</i> a year each, till they were 21, and 50 <i>l.</i> a year each from Philip Langdale's death, and that the other petitioners should receive the residue of the profits for 51 years.	99	252 269	
I. & D. 99 272				
-281				
L. 99 271				
C. 33 430				
99 289				
L. 99 283				
D. 99 285, 286				
C. 99 287, 291				
R. 99 253				
	6 Sept. Claim disallowed, it not appearing why nor from whom the estate is sequestered.	28	26	
	7 Sept. Order to the County Committee to certify on the case	- 28	26	
R.C. 17 459	30 Nov. 1652. SIMON SIMPSON, M.A., schoolmaster of Sancton, co. York, begs allowance of his annuity of 20 <i>l.</i> , constantly paid him during 25 years, and bequeathed by the will of Marmaduke Langdale, but now refused by the County Committee, because $\frac{1}{3}$ of the lands chargeable therewith are sequestered for the recusancy of William, son and heir* of the said Marmaduke Langdale.	117	545 554	
117 543				
I. & D. 117 549				
550				
L. 117 547				
D. 117 541				
L. 117 539				

\* He was really nephew and heir. The identity of the two Marmadukes is proved by the will, dated in both cases 1 Aug. 1609. See G 144, p. 468; 117, p. 533.



COMMITTEE FOR COMPOUNDING.—CASES.

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		Vol. No. G or p.
19 Feb. 1649.		
c. 117 537	24 Nov. 1653. Claim allowed, and sequestration of the annuity ordered to be discharged.	19 1140
32 251		
n. 117 533	20 May 1653. Wm. North, of Marton in Holderness, petitions the Council of State on behalf of the tenants of the Langdale estates. He complains that Rob. Billops, a year and a half ago, farmed two-thirds of Wm. Langdale's lands, overshot himself therein, and confesses himself much mistaken in taking the same, by reason of former strife between himself (Billops) and Langdale. Having taken it for seven years, Billops now exacts such a rate from the tenants as they cannot bear without utter ruin. Petitioners have been farmers thereof for many years, and are well-affected.	99 319
L.C.C. 99 315	20 May. Council of State refer their petition to the Committee for Compounding, as business proper for their consideration.	29 319
NOTE 99 317	10 Aug. Petition renewed by the tenants, with the addition of Wm. Langdale, who complains that he is much prejudiced by the contract with Billops, and his overbidding the value of the estate 100l. a year, so that he cannot have the demesnes belonging to his mansion house, but only $\frac{1}{2}$ thereof, and is obliged to sell his stock. Begs order to the County Committee at York to release Billops from his lease.	99 299 323
n. 99 311	10 Aug. Referred to Reading - - - - -	25 161 99 323
	13 Sept. On Reading's report, the County Committee of York are ordered to make their report to the Council of State.	19 1122
	5 Sept. 1654. Billops ordered to pay his rent according to contract.	30 490
	28 Sept. Capt. Rob. Billops and the other tenants beg abatement of 200l. a year of the rent, during the lease of the whole estate in Holderness of Wm. Langdale, granted at Lady Day 1652 for seven years to Billops. He found, on coming amongst the under-tenants, that his rent was 200l. in excess of the ancient rent, yet urged the tenants to pay or leave their farms; they thereon addressed the Council of State, who granted them a reference to the County Committee of York to deal in it, whereupon the said County Committee returned a certificate to the Committee for Compounding, and granted the tenants an order requiring Capt. Billops to desist from levying any more than the ancient rent, yet Billops is bound for the estate. He desires to be released, and for the Committee for Compounding to take the estate into their own hands.	143 559
	28 Sept. The Committee for Compounding, considering the Council of State's letter to the County Committee of York, cannot relieve petitioners, but leave them to act as they may be advised.	27 123
	3 Oct. They are to address themselves to the County Committee, who have been constituted by the Council of State judges of the matter.	27 127
	6 Dec. 1654. CHAS. GATES, of Kingston-on-Hull, begs that Wm. Langdale may be prohibited from further felling wood on the $\frac{1}{2}$ of petitioner's estate in Southcliff, Northcliff, and Etton, co. York, of which Langdale had a lease for seven years, which he has forfeited. Begs to be admitted tenant of the same on giving as much as Langdale.	87 465
	6 Dec. Referred to the County Committee and Reading - - -	27 201
n.c. 144 469	23 Jan. 1655. The INHABITANTS OF NORTH AND SOUTH SKIRLAUGH, Rowton and Arnold, in Swine parish, co. York, beg an order to the County Committee of York for payment of the annuity,	144 462 471
27 228		
L.C.C. 144 475		
64100.		

				Vol. No. G or p.
19 Feb. 1649.	WM. LANGDALE— <i>cont.</i>			
INT. } 144 477	with arrears, of 10 <i>l.</i> which Marmaduke Langdale, of Dowthorp,			
& D. } -482	co. York, who died 40 years ago, long since gave to the poor			
C. 33 430	of the said townships, for repairs of the chapel of North			
144 473	Skirlaugh, and which was constantly paid till the sequestration			
B. 144 463	on account of Wm. Langdale's recusancy.			
	4 July 1655. Claim allowed and sequestration discharged	- 28	2	
R.C. 27 360	22 May 1655. RICH. LOWTHER and WM. HOLCROFT, beg allowance	100	211	
	of a quit-rent of 2 <i>l.</i> 5 <i>s.</i> 4 <i>d.</i> , paid yearly to their ancestors out			
	of South Cave Manor, co. York, now sequestered for the			
	delinquency of Wm. Langdale.			
	4 Sept. Claim allowed and sequestration discharged	- - 28	25	
	EDW. PENNELL, Lindridge, Co. Worcester.			
P.E. 208 737	19 Feb. 1649. Compounds for delinquency in arms. Was in	208	736	
B. 208 733	Worcester garrison when held against Parliament.			
	19 Feb. Fine at $\frac{1}{2}$ , 155 <i>l.</i>	- - - - - 5	62	
	21 May. Paid and estate discharged	- - - - - 8	63	
		138	373	
	HENRY VINCENT, [St.] Clement, Cornwall.			
C. 209 131	19 Feb. 1649. Begg to compound on Truro Articles for delin-	209	135	
P.E. 209 137	quency in adhering to the forces raised against Parliament.			
P.E. 5 63	27 Feb. Fine at $\frac{1}{10}$ , 96 <i>l.</i> 8 <i>s.</i>	- - - - - 5	69	
B. 209 125	18 June. Paid and estate discharged	- - - - - 8	152	
P.E. 209 133	19 Nov. 1650. Begg the benefit of the resolves of 2 October, for	209	130	
P.E. 12 20	rectifying the particular of his estate.			
B. 209 127	22 Nov. Fine at $\frac{1}{2}$ , 134 <i>l.</i> 5 <i>s.</i> 10 <i>d.</i>	- - - - - 12	36	
	23 Nov. Paid and estate discharged	- - - - - 12	42	
20 Feb. 1649.	SIR JOHN SIDLEY, Bart., Great Chart, Kent.			
	The County Committee for Kent certify that his estate, value	116	495	
	625 <i>l.</i> a year, in Norfolk and Kent, was demised in 1646 to	158	299	
	Kath. Highlord and Rob. Wilson, for 3,000 <i>l.</i> for 31 years, and			
	then entailed on his son, Sir Isaac; and though it was rede-			
	mitted to him for 500 <i>l.</i> the first 9 years and then a peppercorn			
	rent, the value of the estate will only pay the rent and taxes;			
	therefore they discharge it for the remainder of the 9 years.			
	10 July 1651. Order on certificate from the late and present	14	201	
	County Committee of Kent, that the Committee for Com-			
	pounding cannot compound with Sir John for his real estate, he			
	not being within their rules; but if there be any engagement			
	upon the estate, the title is to be produced, and they will give			
	order.			
	2 Dec. Sir John complains that in 1648, though he was not	116	491	
	in arms, and damaged no one, he was forced by the County			
	Committee to compound, and had his full discharge 29 March			
	1649; yet having since bought St. Clere Manor, Kent, it has			
	been seized. Begg reference to counsel of his title thereto.			
L.C.C. 158 297	2 Dec. County Committee to certify and Brereton to report	- 15	114	
D. 158 295	4 April 1652. Request for discharge of his estate, as not being	116	493	
C. 116 501, 505	sequestered 1 December last, and therefore discharged by the			
32 10	Act of Pardon.			

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20 Feb. 1649.			
L.C.C. 158 302	13 April 1652. Petition to like effect - - -	116	499
304	13 April. Granted, it not appearing that he was sequestered	16	301
c. 158 293	1 Dec. 1651, provided he take the engagement within the		
L.C.C. 145 575	time limited by the Act.		
	20 April. Order confirmed, and the registrar to draw up the dis-	16	320
	charge. Noted as respited.		
	2 June. Order that as it appears he was sequestered in Kent,	16	491
	before 1 Dec. 1651, he cannot be discharged, but his estate in		
	Norfolk is not to be sequestered without order of Parliament.		

JOHN TAYLOR, London, late of Tadcaster, Co. York.

D. 121 725	20 Feb. 1649. Begg discharge on the Parliament Order [of 8 Dec. 1646] given, of his estate in Yorkshire, sequestered for his	121	723
P.E. 121 727	delinquency in leaving his house 4 years ago, and assisting the		713
	King, his whole estate being not worth 200 <i>l</i> .		
	20 Feb. Ordered discharge, if his particular be true - - -	121	721
R.C. 14 89	18 April 1651. Wm. Taylor, of London, complains that having	121	719
c. 121 711	purchased the said estate of 4 acres in Tadcaster after dis-		
D. 121 709	charge, it is now sequestered on pretext that John Taylor was		
P.E. 225 15	both Papist and delinquent.		
P.E. 225 21	16 June. Wm. Taylor admitted to compound for the estate -	16	554
R. 225 13		225	19
	22 March 1653. He begs reference of his case to counsel. 121 681		
	Granted. 225 17		
	29 March. Fine at $\frac{1}{2}$ , 18 <i>l</i> . - - - - -	225	14
	8 April. Paid and estate discharged - - - - -	24	1097

22 Feb. 1649.

SIR AMOS AMERIDITH, Powderham, Devon.

PASS 212 608	Begs to compound on Exeter Articles, having lived in Parliament	212	606
P.E. 212 609	quarters since its surrender.		
611	2 June 1649. Fine at $\frac{1}{2}$ , 120 <i>l</i> . - - - - -	6	85
P.E. 5 64		235	165
R. 212 603	6 June 1650. Paid and estate discharged - - - - -	8	113

Claimants on the Estate of DOROTHY and ANN FITZ-  
HERBERT, Somersall, Co. Derby.

L.C.C. 216 877	22 Feb. 1649. John Fitzherbert begs to compound for the two	216	876
P.E. 216 880	parts of lands in Somersall-Herbert, co. Derby, the reversion of		
881	which he has purchased of Dorothy Fitzherbert, his grand-		
P.E. 5 64	mother, and Ann Fitzherbert, his mother, worth 59 <i>l</i> . a year,		
R. 216 873	and sequestered for their recusancy.		
	9 Aug. Fine 79 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	192
	18 May 1656. The estate seized and secured by order of the Com-	251	61
	mittee for Compounding.		
	21 May. Fine paid and estate discharged - - - - -	8	63

Claimant on the Estate of ROB. FITZHERBERT, Hints,  
Co. Stafford.

c. 211 215	22 Feb. 1649. Wm. ORTON, of Rowlehall Street, co. Warwick,	211	214
P.E. 211 220	begs discharge of lands purchased of Fitzherbert, for whose		
L.C.C. 211 217	recusancy $\frac{1}{2}$ are sequestered.		
221	18 May. Fine 54 <i>l</i> . - - - - -	6	55
R. 211 211	27 June 1650. Paid and estate discharged - - - - -	8	175

22 Feb. 1649.		Claimant on the Estate of RICH. LACON, Linley, Salop.	Vol. No.	G or p.
C. 210	159	22 Feb. 1649. FRAS. HUXLEY of Broseley, Salop, and SIMON	210	156
O.C.C. 210	161	Degg, of Uttoxeter, co. Stafford, beg to compound for lands		
	163	purchased of Lacon, and sequestered for his recusancy.		
P.E. 210	157	22 Feb. Letters granted accordingly	5	65
C. 210	165	24 April. Fine at 2 years' purchase, 370 <i>l</i> .	6	24
R. 210	153	11 and 16 Oct. County Committee reproved for detaining the	6	221 <i>A</i>
		Lady Day rents, and ordered to pay them to Degg and Huxley.		223
ROBT. MEREFIELD, Merriott, Somerset.				
P.E. 106	171	22 Feb. 1649. Being sequestered for delinquency by the County	106	169
	215	Committee, begs to compound rather than appeal to the Com-		
R. 215	211	mittee for Sequestrations.		
		28 April. Confesses that he adhered to the King's party against	215	213
		Parliament, and renews his petition.		
		3 July. Fine at $\frac{1}{2}$ , 221 <i>l</i> .	6	144
		27 Dec. County Committee to seize and sequester such estate of	6	261
		his as shall be discovered by Capt. John Ash to be uncom-		
		pounded for.		
THOS. PULFORD, Wrexham, Co. Denbigh.				
PASS 111	967	22 Feb. 1649. Begs to compound on Holt Articles for delinquency	111	965
C. 209	296	in arms. Was in Holt Castle at its surrender.	209	295
	298			
P.E. 209	299	1 March. Fine at $\frac{1}{2}$ , 44 <i>l</i> .	5	71
	111		235	166
P.E. 5	64			
R. 209	293			
Claimant on the Estate of JOHN SIMCOX, Kingsmill, Kent, and ELLEN, or ELIZ. SIMCOX, his Mother.				
		22 Feb. 1649. SIR JOHN WILLIAMS, Bart., of Minster, Isle of	131	583
		Thanet, begs to compound for lands and houses in Ospring		
		and Faversham parishes, purchased of John Simcox, and se-		
		questered for his delinquency.		
		22 Feb. County Committee to certify whether the estate is se-	5	64
		questered from Simcox or his mother, and its value.	235	166 <i>A</i>
		14 June 1650. Petition renewed. Pleads that he appealed to the	131	597
		Barons of Exchequer, and their report was ready, but their		
		power was ended before his hearing. The lands were se-		
		questered for recusancy of Ellen Simcox, who is dead.		
D. 131	603	28 June. Referred to Brereton	8	181
	-609			
C. 131	599	26 March 1651. Begs to compound for Kingsmill Manor, houses,	131	582
	601	&c., in Faversham, and Howlets Farm, Chatham, Kent, bought		
R. 131	595	of John Simcox, who is neither delinquent nor recusant, but		
		sequestered. Asks the cause of sequestration.		
L.C.C. 131	593	1 May. Claim allowed, and discharge granted, unless the County	14	104
	158	Committee certify to the contrary in a month.	131	591
D. 131	589	24 Sept. Sir J. Williams requests on their certificate that the	131	587
		discharge may be made absolute, the lands being sequestered		591
		only for the recusancy of the mother, Ellen, or Eliz. Simcox,	15	31
		now dead. Granted.		
SIR CHICHESTER WRAY, Bart., Trebigh House, St. Ives, Cornwall.				
PROT. 209	357	22 Feb. 1649. Begs to compound, being yet under age, for having,	209	354
P.E. 209	355	when 14 years old, engaged in the late King's service, at		
P.E. 5	64	command of his father, a colonel in the trained bands.		

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
22 Feb. 1649.			
B. 209 351	1 March 1649. Fine on Truro Articles, 552 <i>l.</i> , but if he settle 50 <i>l.</i>	5	71
c. 35 6, 139	a year of the tithes of St. Veepe on the minister, 500 <i>l.</i> abated.	235	167
	10 March. Order that security be taken for the said settlement, he not being yet of age.	5	75
	29 Aug. 1650. The petition (missing) of Thos. Vavasour and Richard Derry to compound as trustees of lands assigned them for the use of Sir Christopher Wray, by deed of 21 Car., referred to Reading.	11	103
24 Feb. 1649.	Claimants on the Estate of GEORGE ALEXANDER, and MARY, his Widow, Co. Stafford.		
O.C.C. 61 644	EDM. FABIAN, and 5 others, for the citizens of London who are creditors of George and Mary Alexander, beg to compound for a house and land in Blimhill, co. Stafford, value 40 <i>l.</i> a year, assigned them in payment of 22 <i>l.</i> and more debts, but sequestered for recusancy of Mary Alexander, though she was never convicted.	61	641
647			
P.R. 61 643			
P.R. 5 65			
E. 61 639			
	15 May 1649. Fine for one life, 26 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6 48
	THOS. STYLES, Paston, Co. Northampton.		
PASS 209 763	24 Feb. 1649. Begg to compound on Newark Articles for delinquency in adhering to the King's forces.	209	760
c. 209 768			
781	5 April. Fine at $\frac{1}{2}$ , 242 <i>l.</i> 10 <i>s.</i>	-	5 83
P.R. 209 761			
P.R. 5 65	21 April. Complains that whereas he compounded for a tenement and lands in Spalding, co. Lincoln, worth 35 <i>l.</i> a year, and sequestered for his delinquency, about a year since, Henry and Alder Wells and their two sisters, on a pretended title, got possession thereof.	119	302
R. 209 757	21 April. County Committees of Lincoln and Northampton to deliver Styles' possession or show cause.	6	19
L.C.C. 209 779	6 Nov. He begs that he may have full possession, and be freed from all arrears of rent due to the grand landlord, and that he may receive the rents due at Lady Day last. Complains that though the County Committee of Northampton obeyed the order, the County Committee of Lincoln refuse obedience thereto, and have put Henry and Alder Wells and their sisters into possession of part of his estate, and keep the rest from petitioner, on suggestion that he is a Papist.	209	766
c. 209 771			
D. 209 769			
L. 209 773			
c. 207 777			
783			
	6 Nov. Order for delivering possession to him confirmed	-	6 237
	26 Feb. 1650. He complains that notwithstanding the confirmation of his suspension, the County Committee at Spalding refuse obedience, and petitioner cannot raise money for his subsistence.	119	301
	26 Feb. The former order confirmed	-	7 81
	4 June. Fine paid and estate discharged	-	8 106
27 Feb. 1649.	RICH. BUCKLEY, Bornhill, Anglesea.		
	Begs to compound for delinquency on the Articles of Beaumaris. With note of reference but no order.	71	679
	Claimant on the Estate of JOHN HARRINGTON, Ore, Co. Sussex.		
B.C. 211 293	27 Feb. 1649. RICH. WAKEMAN, of London, having lately purchased of Harrington the manor of Ore, which is sequestered for his recusancy, begs to compound for it.	211	30
L.C.C. 211 297			
R. 211 295			
	18 May. Fine 122 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6 56

			Vol. No. G or p.
27 Feb. 1649.	THOS. PHILLIPS, Corfe Mullen, Dorset.		
P.E. 209 797	27 Feb. 1649. Compounds for delinquency in being a Lieut.-Colonel for the King.	209	795
R. 209 793	10 April. Fine at $\frac{1}{6}$ , 225 <i>l</i> . - - - - -	5	84
		6	12
	JOHN WASHBURN, Wichenford, Co. Worcester.		
P.E. 210 45	27 Feb. 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	210	414
	21 April. Fine at $\frac{1}{6}$ , 797 <i>l</i> . 10 <i>s</i> . - - - - -	6	19
R. 210 41	31 May 1650. Paid and estate discharged - - - - -	8	98
2 March 1649.	DR. THOS. MORETON, late Bishop of Durham.		
	Parliament order that he be allowed 800 <i>l</i> . a year, and that 1,000 <i>l</i> . of it be paid from the fine of Sir. Wm. Darcy, delinquent.	1	909
	10 March 1649. Order in the Committee for Compounding accordingly.	5	76
	26 April 1650. Dr. Moreton petitions Parliament to order him to be paid 1,480 <i>l</i> . in part of 2,000 <i>l</i> . arrears of his pension, out of the revenue of the late bishopric of Durham, according to the ordinance of 18 May 1646, granting him 800 <i>l</i> . a year therefrom.	102	671
	26 April. On taking the engagement, he is to be paid 1,400 <i>l</i> . from the arrears of the late bishopric revenues which are not within the Act for Providing Maintenance for Preaching Ministers, and are concealed and not paid into the State, and shall be discovered to the Committee for Compounding, and which accrued before the lands were vested in the trustees [for sale of Bishops' lands].	102	673
L. 102 679			
O.C. 102 667	24 June 1651. Several of the said sums being due in cos. Middlesex and York, the payment of which is referred to the Committee for Compounding, he begs that such sums as he discovers may be called in and paid him, and that the County Committees may be empowered to examine and take proof thereof, and levy and pay the same to him. He also begs a summons to the Earls of Pembroke and Salisbury to pay in the debts due by them to the bishopric.	102	665
	24 June. The County Committees of Middlesex, Durham, and York, ordered to take examinations on the case.	14	173
	24 June. Dr. Moreton pleads that the Earl of Pembroke owed 800 <i>l</i> ., being 4 years' rent for Durham House, and the Earl of Salisbury 180 <i>l</i> . for the New Exchange.	102	681
CASE 102 683	2 July. The Earl of Pembroke to show cause why he should not pay the 800 <i>l</i> .	14	186
		102	669
	8 July. The Earl of Salisbury to show cause why he should not pay the 180 <i>l</i> ., and Pembroke to have 2 months to answer about his debt.	14	194
	14 July. Salisbury begs particulars of what is said to be unpaid, having always paid the rent till he purchased the house, four years ago.	115	1029
D. 102 677	3 Sept. Dr. Moreton asks leave to prove his demands, and have relief, the Earls not having answered the summons.	102	645
	10 Sept. The Earl of Salisbury is to prove what part of the 180 <i>l</i> . he has paid.	15	12
	10 Sept. On motion for Pembroke that part of the 800 <i>l</i> . may be abated, the Committee for Compounding think this not reasonable; the sum of 100 <i>l</i> . being offered, to be paid in a fortnight, the agents for the Earl and Dr. Moreton are to have a week to agree as to what sum shall be accepted.	15	12
	7 Oct. Salisbury ordered to pay Dr. Moreton the 180 <i>l</i> . in 14 days, or the Committee for Compounding will levy it.	15	41
	21 Nov. Thomas Saunders and Robt. Gray, agents for Dr. Moreton, complain that the 180 <i>l</i> . is yet unpaid; also the 700 <i>l</i> . agreed upon to be paid by the Earl of Pembroke according to	102	659

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- the order of 10 September, and beg order for speedy payment; also that they may themselves receive the 700*l.* either from the Earl of Pembroke or the executors of his father.
- 21 Nov. 1651. Order accordingly for payment of both sums in 14 days. 15 97
- NOTE 102 649 5 Dec. On motion of counsel for William, Earl of Salisbury, and of Sir Rob. Pye, Mich. Oldisworth and Sidney Vere, executors of the Earl of Pembroke, for an order allowing the 100*l.* already paid, it appearing that the now Earl of Pembroke should not be charged with arrears of rent for Durham House, they being incurred in the late Earl's time, but that they should be paid by the late Earl's executors—that the present Earl be discharged from payment; that the executors be allowed the 100*l.* of the 800*l.* already paid; that they pay it in 4 sums during the year 1652 to Goldsmiths' Hall, and it will then be paid to Dr. Moreton's agents. With the same order for Salisbury's 180*l.* 15 132
- 10 Dec. Saunders and Gray complain that the 700*l.* and 180*l.* are not yet paid. Can show several unpaid arrears besides, in the hands of tenants in cos. York and Durham, viz., 2,000*l.*, due before 1646, when the lands were vested in the trustees, which if levied will discharge the rest of the 1,400*l.* granted to Dr. Moreton, and advance a considerable sum to the service of the State. Have been retarded by the unwillingness of some of the late receivers and auditors of the said revenue to produce before the County Committee their rental books of accounts and entries. 115 871
- Beg an order compelling the late and present receivers and auditors of the said revenue to produce to the County Committee their several audits, receipts, books of accounts, &c., and upon oath to discover to them what rents are still in arrear.
- 10 Dec. County Committee of Durham to send for the parties named, and to require a due account. 15 127
- c. 102 657 4 June 1652. Order of 5 Dec. 1651 for payment renewed - -
- L. 102 679 4 and 22 and 29 June. The Earl of Salisbury and the other executors of the late Earl of Pembroke ordered to pay in the 200*l.* due to Dr. Moreton last Easter, as ordered 5 December last, or it will be levied. 16 515, 580, 604, 102 653, 655
- 7 June? Hen. Neville requests, on behalf of the present Earl of Pembroke, time to pay the debt to the Bishop of Durham; if incurred in the late Earl's time, he cannot at present give any account of it. 102 679
- 29 June. In default of payment after repeated orders, the sum is to be levied on the Earl of Salisbury and the executors of the late Earl of Pembroke. 16 628
- H. 17 34 27 July. Order that—as the debt is not discharged by the Act of Pardon,—the 400*l.* of it still due be paid in instalments. 17 58
- 10 May 1654. Order on Dr. Moreton's petition to the Protector, for payment to him of 4,000*l.* arrears of his grant of 800*l.* a year out of discoveries of recusants or delinquents to be made on his behalf. 175 288
- 3 March 1649. JOHN BASSETT, Tehiddy, Cornwall.
- P.R. 210 843 Begg to compound for delinquency on Truro Articles; when under age acted with the King's army, then prevalent in those parts. 210 841
- P.R. 5 72
- c. 211 803
- R. 210 839
- c. 34 108 15 May 1649. Fine at  $\frac{1}{4}$ , 200*l.* - - - - 6 47
- Claimants on the Estate of ARTHUR, 1st LORD CAPEL (late), Hadham, Herts,  
ARTHUR, 2nd LORD CAPEL.
- P.R. 211 247 3 March 1649. BENJ. HARRINGTON, of Lincoln's Inn, and Bitten, co. Gloucester, begs to compound for an estate purchased of 211 242
- P.R. 5 72

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3 March 1649.	LORD CAPEL, &c.— <i>cont.</i>		
NOTE 211 249	Lord Capel. Was in Oxford and Bristol when they were garrisons for the King. Submitted upon the Ordinance before 11 May 1646 to Col. Ireton, upon whose pass the Committee for Examinations set him at liberty to prosecute his composition. Entered his name at Goldsmiths' Hall, but being advised that the estate he had by purchase from Lord Capel since the war was not compoundable for, did not then prosecute his composition. Being informed that Col. Stocker is admitted to compound for a parcel of the same purchase in which petitioner is joint-tenant, begs to be admitted also.		
R. 211 237	18 May 1649. Fine on 18 <i>l.</i> worth of goods and chattels, 3 <i>l.</i> with saving for 40 <i>l.</i> a year for 100 years, and 20 <i>l.</i> for 3 lives.	6	55
P.R. 211 245	19 Nov. 1650. Begs to compound for the premises. His lease was in 1645, but the lands were assigned to the Committee for Ireland for Lord Capel's delinquency, and the estate barred by an Ordinance of 8 June 1648. Begs leave to sell his interest in the farm of Child Okeford.	211	243
P.R. 12 20	13 July. Leave granted, provided he will pay in his fine -	12	460
C.P. 12 37	13 July 1652. Fine at $\frac{1}{2}$ , 170 <i>l.</i> -	211	250
O. 94 709	3 Aug. Sequestration suspended, he having paid or secured his fine.	12	463
R. 211 239			
NOTE 94 714	7 May 1649. Order in Parliament on petition of ELIZABETH, LADY CAPEL, widow of Arthur, Lord Capel, that her jointure lands named, and also those settled on her by her late father, Sir Chas. Morrison, Bart., be discharged from sequestration.	1	225
	14 June 1650. She complains to the Committee for Compounding that this order notwithstanding, she is disturbed in the receipt of her rents from Greysley, and other places, co. Notts, by the County Committee, for what cause she knows not, and begs an order to them to withdraw their present warrants for receiving the rents.	73	41-43 71-73 235 167A
	14 June. County Committee to certify, and meantime the rents to be detained, and Brereton to report.	10	43
	21 June. The lands named in the Parliament order of 7 May 1649 to be freed, and she to enjoy her rents without molestation.	8	133
	17 Jan. 1651. The County Committee of Essex report that they have sequestered Lord Capel's estate there, notwithstanding an order of 1,000 <i>l.</i> a year to Lady Capel as jointure, the remainder of her estate of 130 <i>l.</i> a year being sequestered, and not discharged.	73	161, 164 10 49, 50 73 38, 69
	30 Jan. Committee for Compounding forbid discharge of the estate in Norfolk.	254	24
	26 March. She begs confirmation of the order of 21 June, that of 26 June 1650 (for sequestration of Lord Capel's estate) notwithstanding, as it could only extend to lands [vested in] Lord Capel's trustees, not to her estate.	30	203
	27 March. Granted, and the County Committees of Norfolk and Suffolk are to restore her any profits they have received by virtue of that order.	73	59
L.C.C. 146 261	30 July 1652. An order (missing) of 8 July 1652, to levy the arrears repeated, and she is to have the profits of her estate restored, but the County Committee of Bedford are to receive arrears of any other estates of the late Lord Capel.	14	70
	3 Aug. 1649. Order by the Trustees for raising 50,000 <i>l.</i> for the relief of Ireland, that all agents employed by them for the estate of ARTHUR, late LORD CAPEL, forbear meddling with the manors of Little Hadham and Walkern, co. Herts, Stebbing and Porter's Hall, co. Essex, and Wrington, co. Somerset, with the advowsons of the churches of Thatchworth, <i>alias</i> Datchworth, and Wrington, and all other lands of Arthur, late Lord Capel,	73	51 17 82
		223	37



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		in Little Hadham, and other places, co. Herts; Arthur, now Lord Capel, to have the last-mentioned manors, and to receive the arrears since the death of Arthur, late Lord Capel.		
P.B.	223 29	5 March 1650. Sir Edw. Capel, Sir Thos. Dacre, and other	223	27
	-31	executors, for the creditors and sureties of the late Lord Capel,		
D.	223 83	beg examination of their case as detailed, that report may be		
	35	speedily made for their relief.		
R.	223 23	5 March. Referred to the sub-committee - - - - -	7	39
H.	8 107	10 May. Bunbury, registrar to the Trustees for Ireland, to send	8	35
	10 36	in all writings in his custody concerning Lord Capel's estate.		
NOTE	8 205	27 June. Order that the case of his creditors be reported to	8	175
		Parliament, stating that the deed was executed before any cause	10	53
		of sequestration.		
CASE	11 48	23 July. The County Committees where Lord Capel's estates	11	46
		lie are to forbear for one month only to let any part thereof		
		made over to his trustees and creditors, but the leases already		
		made are confirmed, and the rents of the whole estates to be		
		received meantime.		
		20 Sept. The County Committee of Herts, and all other counties	11	184
		concerned, ordered to discharge the sequestration, as the late		
		Lord Capel had but a life interest therein, and orders have		
O.C.	10 202	been issued by Parliament and the late Trustees for Ireland		
		for its discharge.		
		25 Dec. The estates of Lord Capel to be sequestered in cos. Hants,	10	307
		Somerset, Dorset, Suffolk, Gloucester, and Essex, the late		
		order notwithstanding.		
		29 July 1651. Order in Parliament to the Committee for Com-	223	15
		pounding to compound with the trustees, creditors, &c., for the		
		lands conveyed by deed of 24 Jan. 1641, at the rate of 5 years'		
		value.		
P.B.	233 19	6 Aug. The trustees and creditors beg to compound accordingly -	223	14
	-21			
P.B.	14 240	23 Sept. Fine at $\frac{1}{2}$ , 4,706 <i>l.</i> 17 <i>s.</i> 11 <i>d.</i> - - - - -	12	313
	223 114			315
D.	223 17	24 Sept. Paid and estate discharged - - - - -	12	216
R.	223 7	25 Sept. Aldwick Manor, co. Somerset, compounded for at 100 <i>l.</i>	15	33
		a year, being let but at 75 <i>l.</i> , the present tenant is to hold it		
		only for the remainder of the year.		
		8 Oct. The trustees are to receive the rents only from the date of	15	44
		composition.		
L.	30 392	14 July 1652. The trustees, Sir Edw. Capel and Sir Thos. Dacre,	73	3
O.C.	15 88	beg restoration of 25 <i>l.</i> received since their discharge by the		
		County Committee from the manor of Aust, co. Gloucester,		
		compounded for by them; also discharge of the sequestration,		
		and voiding of the 7 years' lease and all others contracted for		
		since the order for discharge; also reparation for damages		
		sustained.		
		14 July. Ordered to shew that they gave the County Committee	73	3
		notice before they kept courts. The moneys raised by letting		
		estates since the composition to be restored to them, the courts		
O.C.C.	73 55	having been kept after order from the Committee for Com-		
L.	73 53	pounding, though before petitioners' notice.		
D.	73 5, 21	6 Oct. The County Committee for Somerset to certify their pro-	17	303
		ceedings in the disposal of the estate.		
D.	73 1	16 Feb. 1653. The County Committee for Somerset to certify how	17	678
		they have proceeded in letting Lord Capel's estate. Aldwick		680
		Manor to be held for one year only by the present tenant.		
		16 Feb. The trustees beg a hearing of their case by counsel.	73	10
		Noted, the County Committee to certify forthwith the whole		
		matter of fact.		

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3 March 1649.	LORD CAPEL, &c.— <i>cont.</i>			
	2 March 1653. The Trustees beg the voiding of sundry leases as detailed, made by the County Committees of Gloucester and Somerset.	73	8	
L. 73 25	2 March. The said County Committees to certify their knowledge thereon.	25	3	
156 353		73	23	
166 523, 517	27 April. The Trustees beg the voiding of a 7 years' lease granted by the County Committee of Dorset in Dec. 1651, to Rob. Scott and others, of a farm in Child Okeford. Will allow the tenants 6 months to remove their stocks, or re-grant the lease, on its surrender to them, they giving as much as any other.	73	6	
	27 April. Reference thereon to the County Committee of Dorset, to certify whether they made any grant after the discharge on composition.	25	52	
P.E. 166 519	13 July. The Trustees beg discharge of sequestration of a tenement in Aust Manor, co. Gloucester, compounded for at an old rent of 1 <i>l.</i> 8 <i>s.</i> , which the County Committee had let at a rack-rent of 25 <i>l.</i> , of which petitioners were ignorant; or else for leave to compound for the difference.	73	11, 20	
-521				
P.E. 25 122	3 Aug. Admitted to compound at 5 years' value, with a deduction of 21 <i>l.</i> ; fine 104 <i>l.</i>	12	558	
73 18	18 Aug. Paid and estate discharged	24	1120	
R. 73 13	6 Feb. 1651. Petition of ARTHUR, 2nd LORD CAPEL. On the marriage of his father in 1627, Little Hadham and Walkern manors, Herts, were so settled by his great grandfather, Sir Art. Capel, that his father, the late Lord Capel, had but a life interest therein, and they were entailed on petitioner. In June 1648, they were seized by the Trustees for raising 50,000 <i>l.</i> for Ireland, Lord Capel's estate being disposed of for that use. Petitioned Parliament, who in July 1649 referred him to the Trustees for Ireland, and they ordered their agents to meddle no further with the estate. Yet this notwithstanding the County Committee have lately secured the estate as belonging to his father. Begs redress.	73	28	
L.C.C. 156 349	6 Feb. No part of the present Lord Capel's estate come to him by his father's death to be sequestered, he being only tenant for life.	10	389	
-351				
C. 33 310	23 May 1651. DOROTHY, widow of SIR HEN. CAPEL, petitions that her jointure being sequestered as the lands of the late Lord Capel, the Committee for Sequestrations, on sight of her deed, in 1643, discharged the same, yet her rents are lately seized by the County Committee for Norfolk. Begs reference of her claim to counsel, and receipt of the rents meanwhile.	73	61, 65	
L.C.C. 157 117	23 May. County Committee to certify the cause of sequestration, and Reading to report.	14	135	
P.E. 73 29	24 July. Dorothy, Lady Capel, and John Collins are to appear before the Committee for Compounding to answer questions, and judgment respited meantime.	73	49	
P.O. 73 32		14	222	
O.T.T. 73 33	29 July. Jointure allowed of, with arrears since April 1649, and the County Committee are to give Lady Capel possession.	14	229	
D. 73 35	25 May 1652. On the petition of PHILIP STONE (missing), he is not to be disturbed in his possession of such part of Lord Capel's estate as was formerly granted him.	16	480	
	LESSEE OF THE ESTATE.			
O.C.C. 235 167c	3 Sept. 1650. Lease confirmed to ROB. TILLEY, sen. and jun., and ELIZ. TILLEY, of a house in Child Okeford, co. Dorset, for 3 lives, fine 250 <i>l.</i> , rent 16 <i>s.</i> , sequestered from Lord Capel.	11	270	

3 March 1649.

SIR SAM. COSOWARTH, Cosowarth, Cornwall.

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P.R. 222 331	3 March 1649. Beg to compound on Truro Articles. Served the late King 4 years ago, but on the surrender of Truro to Gen. Fairfax, had a protection for person and estate. Submitted to Parliament in March 1645. Came to London 3 years since, took the National Covenant and Negative Oath, and left a petition to compound with the clerks, but could not prosecute because of sickness and for want of his deeds. Noted as referred to the sub-committee, but not upon any articles.	222 330
	6 Nov. 1650. Dulcibella, Lady Cosowarth, begs for herself and children the continuance of $\frac{1}{2}$ from her husband's estate in Cornwall, sequestered 5 years ago for delinquency, and paid till lately, but now refused without an order.	75 929
	6 Nov. Granted with arrears from Dec. 1649 - - - - - 10 203	
P.R. 12 250	18 June 1651. Sir Samuel not being an M.P., begs to compound on the votes of 21 March last, touching Pendennis Articles.	222 326
R. 222 321		
C. 35 7	24 June. Fine at $\frac{1}{2}$ , 570 <i>l</i> . - - - - - 12 250	253
P.R. 222 327		
C. 35 196	4 July. Order on petition (missing) of the inhabitants of Colan, that the tithe sheaf of Colan for which Cosowarth is compounding may be settled on their minister,—the vicarage being only worth 30 <i>l</i> a year,—that allowance be made therefor on the first payment of the fine, if it is settled in 14 days.	12 257
222 323		
	14 Oct. Fine reduced to 270 <i>l</i> ., on the settlement being made. Paid and the estate discharged.	12 323(2) 324

RICH. FARMER, Easton, Co. Northampton.

P.R. 210 129	3 March 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	210 127
P.R. 5 72		
R. 210 125	24 April. Fine at $\frac{1}{2}$ , 240 <i>l</i> . - - - - - 6 23	

FRAS. JONES, Penros, Zenen [or Sennen] Parish, Cornwall.

C. 209 811	3 March 1649. Compounds for delinquency. Was never in arms, nor a contributor to the King's service. Was long captain of the train band, and once at a <i>posse comitatilis</i> , but never in the army. Has been taken ill on his journey to compound; has 10 children. Begs the benefit of Truro Articles.	209 808
P.R. 209 809		
P.R. 5 72		
R. 209 801		
	10 April. Fine at $\frac{1}{2}$ , 222 <i>l</i> . 5 <i>s</i> . - - - - - 5 84	6 12
R. 209 803	29 June. Begs that it may be reduced, having paid a moiety	- 209 806
	4 July. Fine reduced on Truro Articles to $\frac{1}{10}$ , 148 <i>l</i> . 4 <i>s</i> . - - - - - 6 146	235 168

JAMES PRADE, Trevethawe [Trevethock?], Cornwall.

P.E. 211 801	3 March 1649. Begs to compound on Truro Articles. Has not been sequestered, but is questioned by the County Committee.	211 799
P.R. 5 72		
C. 211 803	25 May. Fine upon Truro Articles, 324 <i>l</i> . - - - - - 6 68	
R. 211 797	4 March 1650. Paid and estate discharged - - - - - 7 34	
	13 Feb. 1651. Certificate of his death a year ago - - - - - 235 169	254 56

8 March 1649.

EDW. SOUTHCOTT, Recusant, Metham, Surrey, and the Claimants on his Estate.

JOHN or SIR JOHN SOUTHCOTT.

P.E. 217 192	THOS. BAYLES, of the Middle Temple, begs to compound for $\frac{1}{2}$ of Withycombe Manor, co. Somerset, purchased for 2,320 <i>l</i> .	66 733
L. 217 193		

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8 March 1649.	Edw. Southcott, &c.— <i>cont.</i>		
x. 217 18	from Edw. Southcott, to discharge an engagement to Valentine Vanley, and others, and sequestered for his recusancy.		
	10 March 1649. Petition renewed; the estate is only worth 80 <i>l.</i> a year, and the old rents are only 4 <i>l.</i>	217 189	
	10 Aug. Fine 120 <i>l.</i> 16 <i>s.</i> 8 <i>d.</i>	6 197	
c. 118 643	1 Jan. 1651. Edw. Southcott, and the tenants of $\frac{2}{3}$ of his estate in Surrey, beg that the County Commissioners may compound with Southcott for his $\frac{2}{3}$ , value 172 <i>l.</i> a year, and that $\frac{1}{3}$ of the charge for keeping a horse, in obedience to an order given of the Commissioners for the Militia, whereby the tenants are 12 <i>l.</i> out of pocket, may be allowed out of their Michaelmas rents, and also necessary repairs.	118 639 641	
	1 Jan. The estate to be let, and Southcott only to pay $\frac{1}{3}$ of the repairs.	10 317	
	10 May. The County Committee for Surrey certify their demise of $\frac{2}{3}$ of Southcott's estate to Thos. Bayles for 7 years at 126 <i>l.</i>	169 349 347	
	8 July. The contract confirmed by the Committee for Compounding.	30 441	
	6 Aug. Bayles petitions that the lands are certified at the full value, 170 <i>l.</i> , whereas they were leased to him at 126 <i>l.</i>	66 725	
	6 Aug. Order that the County Committee lease them according to instructions.	14 240	
o.c.c. 107 763 R.C. 25 164	11 Aug. 1653. HEN. NEVILLE, of Cressing Temple, Essex, begs leave to inn the corn on the estate in Essex let by his ancestors to those of Edw. Southcott, on a lease for 60 years, which expired 16 June last, when for arrears of rent he entered on the land which is sequestered for Southcott's recusancy; yet the County Committee forbid his entering on the sequestered lands without leave of the Committee for Compounding.	107 760	
L.C.C. 156 89	11 Aug. Order that he make his claim thereto, and meantime give security in 200 <i>l.</i> for return of the corn, in case his title is not allowed.	107 761	
	22 Dec. Unless Bayles can prove Southcott's title in 3 weeks, Neville will be permitted to enjoy the rents.	25 275	
	17 Jan. 1654. John Southcott, of Witham, Essex, heir to Edw. Southcott, pleads that he inherited lands in Witham manor from his great-grandfather, Justice [John] Southcott, and that Neville, though warned, has not renewed his lease at the court according to the customs of the manor.	118 677 679	
P.B. 26 8 D. 118 633 H. 27 109 C.F. 27 113 E.W. 27 113 D. 107 665 -667 C. 107 699 I. & D. 155 543 -564 L.C.C. 155 541 H. 27 129, 130 R.C. 27 6 118 595 D. 118 631 L. 118 599 -608 155 585 169 345 146 549	17 Jan. John Southcott begs also to contract for the sequestered $\frac{2}{3}$ of his lands, on the late Recusants' Act of 21 Oct. 1653, and begs an abatement in his fine, if these lands are taken from him.	118 637	
	17 Jan. County Committee of Essex to examine, and Neville to have 10 days' notice.	25 284	
	28 July. Neville allowed the rents on security, and the tenants to give security to pay the rents, in case they dispose of the crops.	27 100	
	3 Aug. This order repealed, and the tenants are to pay the rents to the County Committee of Essex.	27 108	
	17 Oct. The case between Neville and Sir John to be tried by law, and Bayles to have access to the Court Rolls.	27 142	
	10 May 1654. Sir John Southcott begs discharge of $\frac{2}{3}$ of the manors and lands in Essex, Surrey, and Berks, sequestered for the recusancy of Edw. Southcott, by whose death they are come to petitioner. Being beyond seas, could not apply earlier.	118 597 635	
	21 Sept. The levyment of 63 <i>l.</i> March rents in co. Surrey, respited	27 120(2)	
	7 Dec. On proof of his being a Protestant, the sequestration discharged with arrears.	23 1650	

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INF. 118 605	10 Jan. 1655. On letter of the County Commissioners of Berks, and hearing from Bayles' counsel that Drayton Rectory was never sequestered for Southcott's recusancy, nor actually sequestered 1 Dec. 1651, for the delinquency or recusancy of anyone else, and from Reading's report in Sir John Southcott's case of 22 Nov. 1654, it appearing not to have been under sequestration, Bayles is not to be molested in his enjoyment thereof.	27	246
146 545			
O.C.C. 146 547			
548			
D. 118 612			
-621			
C. 33 377	31 Jan. The levying of the 63l. to be forborne for 14 days	- 27	276
118 623			
L. 118 629	14 March. On a petition (missing) of Bayles, John Davies and Wm. Thorold for hearing of Reading's report, certain creditors and infants being concerned therein, hearing ordered.	27	334
609			
R. 118 573			
D. 118 627	18 May 1654. MARY BRIDGES, widow, being tenant to a ruinous farm and barns, part of the $\frac{1}{2}$ of Edw. Southcott's estate in Essex, sequestered for recusancy, has repaired them in part by order of the County Committee, and more is still to be done. Begg allowance therefor.	70	644
H. 27 1 72			
	18 May. The said County Committee to certify what is expended, what required, the covenants of the lease, and whether they gave the order as alleged.	27	53

10 March 1649.

JOHN BILLING, Hingar, St. Tudy Parish, Cornwall.

L. 222 691	Begs to compound on Truro Articles for delinquency in adhering to the forces raised against Parliament.	222	685
D. 222 695			
C. 222 689			
P.E. 222 687	2 Sept. 1651. Fine at 181l. 13s. 4d. - - - -	12	298
P.R. 5 75	13 Sept. Paid and estate discharged - - - -	12	306
R. 222 683			
C.P. 12 176			

P.E. 72 947

ROB. CANNON, Fitzhead, Somerset.

166 417	10 March 1649. His estate to be discharged if found to be not worth 200l., and no cause shown against him.	72	945
235 170		235	171
D. 235 172			
L. 166 414	11 Feb. 1652. His estate, worth 50l. a year, to be continued under sequestration, since the death of his mother Elizabeth.	30	398
235 173			
72 943	9 April. He begs discharge on the Act of Pardon, not being sequestered 1 Dec. 1651. Granted.	72	939
C. 32 12		16	288
72 941, 942			

JOHN LYNN, Horksley, Essex.

P.E. 211 769	10 March 1649. Compounds for delinquency in arms in the second rising in Essex.	211	766
P.R. 5 75			
D. 211 771	24 May. Fine at $\frac{1}{2}$ , 504l. - - - -	6	66
773			
R. 211 763	22 June. Begs a review of his fine and allowance for his debts	- 211	767
	26 July. The County Committee of Essex having complained that they have compounded with him according to the late Act, granting to the county the composition arising from the late engagement, the Committee for Compounding assert their right to compound with those who came in before the said Act, and enjoin obedience to their orders.	235	174
R. 211 767			
	27 Sept. Fine reduced to 330l. 13s. 4d. - - - -	6	218
	15 March 1650. The sequestration to be discharged by the new County Committee, unless the old County Committee show cause in 7 days after notice.	7	56
C. 32 81	1 Aug. His bond to be delivered up to him; with his receipt for it	235	175

10 March 1649.

Claimant on the Estate of THOS. PETRE, Lapley, Co. Stafford. *Vol. No. G or p.*

O.C.C. 216 129	10 March 1649. Wm. Wessr, citizen of London, begs to compound for $\frac{1}{3}$ of lands [in Essex] purchased for 720 <i>l.</i> of Thomas Petre, and sequestered for his recusancy only.	216 126
P.E. 216 127		
P.R. 5 75		
R. 216 123	18 July. Fine 60 <i>l.</i>	6 168

THOS. POWELL, *alias* KENT, Henwick, Thatcham, Berks.

P.E. 110 493	10 March 1649. Begs to compound for delinquency in adhering to the forces raised against Parliament, for which his estate was sequestered in Nov. 1648.	110 491
603		601
P.E. 5 75		
C.110 502, 507	17 Aug. 1653. Not being sequestered 1 Dec. 1651, though there was a charge against him, begs the benefit of the Act of Pardon.	110 489
146 441		533
L. 110 495		
146 443		
NOTES 110 497	17 Aug. County Committee to certify all proceedings, &c.	25 169
-501		110 487
C. 33 327	10 Jan. 1654. He begs a reference of his case to Brereton to report. Granted.	110 515,
110 505		483, 485
R. 110 479		25 280
146 435-439	4 April. Order that he be continued under sequestration	21 1313
	4 July. The Committee for Compounding having by their order of 4 April 1654 intimated that judgment was given by the late County Committee of Berks, 13 Jan. 1649, that he should stand sequestered, and that he petitioned to compound 10 March 1649, confessing delinquency, he pleads that after judgment given against him, on consideration of the incredulness of the witnesses, and on his verbal defence, the County Committee discharged the seizure upon his estate, and never received any rent or profit thereof. Never petitioned to compound, nor confessed delinquency. If any such petition was exhibited, it was without his knowledge or consent, and done of purpose to vex him. Begs a review, that he may receive the benefit of the Act of Pardon.	110 450
L.C.C. 146 433		
O.C.C. 146 431		
D. 146 431	4 July. Hearing ordered, and County Committee to certify	21 1314
432	5 Sept. Discharged on the Act of Pardon	21 1315

Claimants on the Estate of the late GEO. REYNELL, Malston, Devon; EDMUND REYNELL, his eldest Son.

P.E. 213 531,	10 March 1649. EDMUND REYNELL begs to compound on the declaration of both kingdoms, for delinquency in arms. Two years before the troubles, was captain of a train band, and thereby enforced to take up arms against Parliament. Laid them down in 1643, and has since lived quietly at his own house.	213 534
521-523		
P.R. 5 75		
C. 213 535		
R. 213 505		
	18 June. Fine at 750 <i>l.</i> 6 <i>s.</i> , but 500 <i>l.</i> [or 40 <i>l.</i> a year] charged on the lands to be allowed, on proof that it is unpaid.	6 107
	27 Aug. 1650. He is to be proceeded against according to instructions.	11 266
	20 Nov. Begs a review. His fine has been set without allowance for the charges on his estate of 900 <i>l.</i> on the moiety of Broadclist Rectory, Devon, for raising portions for the 3 daughters of his father, and of 500 <i>l.</i> on his lands, though allowance was to be made for the 500 <i>l.</i> , as proof has been offered to Reading that the money was unpaid, John Fortescue having compounded for it. By reason of debts, his father's legacies, &c., has been unable to satisfy his fine; begs	113 433

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10 March 1649.

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	that the Committee for Compounding would accept the other moiety of Broadlist Rectory in satisfaction thereof, or permit sale of part of his sequestered estate.		
	20 Nov. 1650. Petition rejected	12	24
	Nov. ? The inhabitants of Broadlist parish beg an allowance of 50 <i>l.</i> a year out of his fine to their minister, as they cannot maintain one out of their privy tithes, much less buy him books.	72	545
	24 Dec. Edm. Reynell begs leave to pay in his fine with interest, or that the Committee for Compounding would report his deplorable condition to Parliament. By reason of his debts, has long suffered imprisonment in the sheriff's ward, co. Devon, and has elapsed the time for payment. Has 9 small children.	113	431 435
	24 Dec. Order that it is not in the power of the Committee for Compounding to receive the petition; $\frac{1}{4}$ is granted to his children for their maintenance.	15	158
	8 Jan. 1652. His case to be drawn up by Reading to present to the Committee of the Army.	15	179
D. 113 378	3 Nov. 1653. He begs allowance of abatements formerly craved, viz., 40 <i>l.</i> a year granted to John Fortescue for 3 lives, issuing out of Malston Manor, and compounded for by him; and debts amounting to 972 <i>l.</i> since allowed by the Committee for Compounding, being charged on the moiety of the sheaf of Broadlist, the non-allowance whereof is the only cause of his impoverishment. Is ready to pay the rest of his fine. Referred to Brereton.	113	391 213 515
CASE 151 202			
L.C.C. 151 543			
213 518			
D. 213 519			
L.C.C. 151 551			
P.R. 12 574	25 Nov. He begs an order permitting him to pay in 400 <i>l.</i> to the Treasury, his debts, &c., to be allowed out of the remaining part of his fine.	113	393
213 513			
515			
D. 213 527,	25 Nov. The treasurers ordered to receive the 400 <i>l.</i> , and on hearing Brereton's report touching the incumbrances, the rest shall be determined.	12	581
529			
R. 213 507			
	9 Dec. Fine reduced to 500 <i>l.</i> 6 <i>s.</i> , the first moiety to be paid with interest, but not the second.	12	586 87 107
P.R. 24 1145	21 Dec. Having paid his fine, sequestration discharged	24	1145
c. 34 79	25 Sept. 1656. Order by the Treasury Commissioners that the officers of the Committee for Compounding deliver to Anne Cromwell all the papers relating to Reynell's delinquency.	213	511
C.C.C. 151 536	26 Nov. 1651. GEORGE REYNELL, younger son, and 3 daughters of GEORGE REYNELL, sen., petition that their father, by his will in 1641, left $\frac{1}{4}$ of Broadlist Rectory to Hugh Fortescue, in trust to pay 30 <i>l.</i> a year to George, his son, and portions of 800 <i>l.</i> each to his 3 daughters; but the lands being sequestered for delinquency of Edm. Reynell, their eldest brother, they were deprived of livelihood, and therefore petitioned the late County Committee, who ordered the daughters 72 <i>l.</i> , being the interest of 900 <i>l.</i> yearly from the estate. They have received 153 <i>l.</i> thereon, but now further payment is refused. Beg its continuance.	113	438, 499, 439
113 507			
L. 113 481			
WILL. 151 539			
-541			
113 479,			
501-503			
D. 151 537			
113 505			
	26 Nov. 1651. County Commissioners to certify the cause of withholding it, and Brereton to report.	15	101 113 445 487
L.C.C. 151 531	13 Feb. 1652. Order on their request for the County Commissioners to examine witnesses on oath.	16	17 113 489
551			
113 509	2 July. Brereton wishing to have their depositions as to their receipts from their legacies, and their non-release of them,	113	441
-512			

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10 March 1649.	Geo. REYNELL—cont.		
L.C.C. 151 546	they beg an order to the County Commissioners to take their		
113 491	examinations. Granted.	16	647
D. 151 547	2 July 1652. They beg perusal of the certificate of the present	113	443
-550	County Commissioners, and meanwhile receipt of the money		
113 493	allowed them by the late County Commissioners on security.		
-497			
R. 113 483	11 Nov. Edm. Reynell deposing that he has not paid the legacies,	19	1042
L.C.C. 151 527	and has no interest in the estate, the claim allowed on report,		
D. 151 529	viz., 30 <i>l.</i> a year to George, with arrears from 24 Dec. 1649, and		
-530	300 <i>l.</i> each to the daughters; the remaining arrears of rents		
	since 24 Dec. 1649 to be in part thereof.		
P.E. 25 260	2 Dec. 1653. Edm. Fortescue, infant, by his guardians, begs	87	105
87 103	allowance of his claim to a rent-charge of 40 <i>l.</i> a year upon the		123
D. 87 115	lands of George and Edmund Reynell, in Sherford or else-		
119	where, co. Devon, which his grandfather, John Fortescue,		
C. 87 117	compounded for in 1649, and by will devised to him. George		
R. 87 99	Reynell being dead, and Edmund Reynell a delinquent under		
	sequestration, petitioner has not received the said rent-charge		
	for 7 years.		
	26 Jan. 1654. Claim allowed and rent-charge ordered to be paid,	19	1160
	with arrears from 24 Dec. 1649 to 21 Dec. 1653, when Edmund		
	Reynell's sequestration was discharged.		
	GEORGE SLATIER, and JOHN, his Brother, Co. Derby.		
	10 March 1649. Beg to compound for an estate in fee simple of	117	970
	lands in co. Derby, worth 10 <i>l.</i> a year. Six years ago they were		971
	engaged in the expedition against Parliament and the King-		
	dom, and continued therein one month. Their estate has been		
	sequestered ever since.		
	10 March. Reference, but no order - - - - -	5	75
	Claimant on the Estate of THOS. WOLFALL, West		
	Derby, Co. Lancaster.		
C. 209 709	10 March 1649. THOS. BARNES, of West Derby, begs to com-	209	707
P.E. 209 711	pound for 8 acres, the estate of Thos. Wolfall, delinquent,		
P.R. 5 75	worth less than 200 <i>l.</i>		
	5 April. Fine at $\frac{1}{2}$ , 7 <i>l.</i> 10 <i>s.</i> - - - - -	5	83
R. 209 705	3 Nov. 1653. Being ordered, 30 June 1653, to pay his fine, he	6	10
	produces his acquittance, dated 6 April 1649, and begs dis-	66	838
	charge.		
	15 Nov. He is not to be further disturbed, having proved the	12	575
	payment of his fine.		
13 March 1649.	JOHN PINCHON, Shalden, Hants.		
	Begs to compound for delinquency in assisting the forces raised	235	176
	against Parliament. Is not worth 200 <i>l.</i>		
P.E. 235 177	13 March 1649. Order that he be discharged if not worth 200 <i>l.</i> -	235	178
D. 167 513	28 Aug. 1650. Deposition before the County Committee that he	167	515
C. 167 511	was in arms in Wallingford garrison and in Farrington House.		
14 March 1649.	WM. COOKE, Ottery St. Mary, Devon.		
P.E. 211 359	Petitions to compound, not having been sequestered. In obedience	211	363
365	to the votes of the House of Commons of 14 March, acknow-		
P.R. 5 75	ledges his delinquency.		



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14 March 1649.		
D. 211 362	14 March 1649. Petitions to compound on Exeter Articles for delinquency in assisting the forces raised against Parliament. Has been sequestered.	77 233
R. 211 349		
	18 May. Fine 107 <i>l.</i> on his own discovery - - - -	6 57
	April 1650? GEORGE SYMONS, of Ottery St. Mary, petitions that he took mills in Ottery belonging to Mr. Cooke, and sequestered by the County Commissioners in 1649, for a year, from Nov. 1649, rent 90 <i>l.</i> ; but Cooke, pretending the sequestration was discharged, though petitioner's time was not expired, forced part of the rent from him, and took and has kept the mills, turning his servants out; he imprisoned petitioner in his own house till he delivered up the contract with the County Commissioners, and seized his goods. Begs redress and enjoyment of his bargain.	117 503
	18 May 1650. Information of RICH. CARTER against Wm. Cooke, of Ottery St. Mary, co. Devon. Cooke's estate being sequestered by the late County Committee for delinquency, he, in contempt of their order, on 25 March last, by force of arms and with much violence, threw the State's tenant, one Symons, out of doors, and possessed himself of the house and all the goods, and still detains the same; he also sued Symons at law, and caused him to pay 14 <i>l.</i> or 15 <i>l.</i> , contrary to all Acts and Ordinances of Parliament, and further threatened to make him fly the country, so that he dares not appear again until he has obtained relief. Asks an order to the County Commissioners to examine the matter and to proceed according to justice.	235 179
	15 June. Cooke re-sequestered by the County Committee -	251 128
	5 July. The Committee for Compounding order his discharge, or the County Committee are to shew cause in 10 days.	8 210
	29 July. County Committee complain that he violently opposes the re-sequestration and pleads his order of discharge, putting them to great charge, and abusing them and the Committee for Compounding; but he never produced his order before. With note that in future, oath should be taken on any complaint that the order for discharge has been produced.	252 29
	14 Aug. County Committee complain that his discharge is grounded on false information; that he is a dangerous character, compounded untruly as a self-discoverer, and for an estate in reversion that was in possession.	252 74
	27 Aug. On receipt of these letters from the County Committee, the Committee for Compounding order his re-sequestration; although they cannot give the County Committee such satisfaction and reparation against him as is desired, yet they will take care, before he obtains any further discharge, that he be made sensible of his misdemeanour towards the County Committee.	11 266
	11 Oct. He is to perfect his composition according to the rules -	11 223
P.R. 11 234A	23 Oct. He begs to compound, being ordered to do so in regard he compounded for an estate in reversion, which one of the County Committee certified to be in possession. Begs consideration of the full payment of his former fine, and of the fact that he is comprised within the Articles of Exeter.	211 352
C. 77 266		
D. 211 355		
358		
R. 211 353	20 Nov. Fine at $\frac{1}{2}$ , 1,170 <i>l.</i> 4 <i>s.</i> 6 <i>d.</i> , out of which his former fine is to be abated.	12 23

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14 March 1649.	WM. COOKE— <i>cont.</i>		
R.C. 12 38	22 Nov. 1650. Begg to be admitted to prove that he was a true self-discoverer, according to the Act, and that all the lands then compounded for as in reversion were so indeed, and not in possession. [ <i>Signed, Margaret Coke.</i> ]	77 253	
	26 Nov. The County Committee to confer with [Jas.] Pearse and [Joseph] Hunkyn and the former Committee, to know when he was sequestered, and to certify.	12 46	
L.C.C. 152 145 P.R. 152 137	1 July 1651. Fine confirmed at 1,050 <i>l.</i> 3 <i>s.</i> 6 <i>d.</i> , to be paid within 6 weeks. He is to have liberty to sell his estate in the barton called Thorne, and in the moiety of Colthorne, which is to be freed from sequestration. As to the sum of 800 <i>l.</i> charged by his brother Richard on the mills of St. Mary Ottery, for payment of his debts, he is to have 6 weeks to prove that it is unsatisfied, and the County Committee are to examine and certify.	12 257	
D. 77 229 -232	12 Aug. He begs longer time, complaining that the County Committee refuse to examine witnesses without further directions from the Commissioners for Compounding.	77 228	
L.C.C. 235 180	12 Aug. Six weeks granted - - - - -	14 252	
	27 Aug. He is to be sequestered for neglect of payment of his fine.	14 261	
D. 152 136	10 Sept. He complains that by reason of being a prisoner by Parliament's order in Exeter, he could not pay his fine within the time limited, and prays further extension. Noted, the Committee for Compounding can give no further order.	77 236	
	25 March 1652. Fine reduced to $\frac{1}{2}$ , 508 <i>l.</i> 3 <i>s.</i> 6 <i>d.</i> - - -	12 420	
	6 May. Fine paid and estate discharged - - -	12 432	
15 March 1649.	SIR ROB. POYNTZ, K.B., Iron Acton, Co. Gloucester.		
P.R. 210 203 D. 210 200	Begg to compound on the Articles of Bristol for delinquency in going there when it was a garrison for the King. Never bore arms, nor contributed to the maintenance of the war against Parliament.	210 201	
R. 210 197	26 April 1645. Fine at $\frac{1}{2}$ , 748 <i>l.</i> , reduced to 723 <i>l.</i> , on discovery of a mistake in casting up.	6 26	
19 March 1649.	LAURENCE BING, Offham, Kent.		
D. 211 150	Being a prisoner for debt in the Gatehouse, Westminster, begs discharge from sequestration for delinquency in the first war, not being worth 200 <i>l.</i>	211 148	
P.R. 211 145	20 March 1649. County Committee ordered to discharge him, according to Parliament order, if not worth 200 <i>l.</i>	211 143	
	4 May. He complains that the County Committee refuse to obey, notwithstanding that they find him not worth 200 <i>l.</i> Begg discharge, or to be admitted to compound for his small estate.	211 142	
R. 211 139	17 May. Fine at $\frac{1}{2}$ , 6 <i>l.</i> - - - - -	6 53	
	JAMES REYNOLDS, Bumpstead Helion, Essex.		
P.R. 113 531 C. 113 532	19 March 1649. Certificate that he compounded with the County Committee for adhering to the enemy in the late insurrection, and paid and secured his fine.	113 531	
	14 Feb. 1651. Order that he enjoy his estate in co. Cambridge, as well as co. Essex, having compounded for both.	14 10	
	10 April 1656. Dorothy his wife petitions the Protector against an order of the Committees for cos. Essex and Cambridge, on	235 181	

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19 March 1649.

instructions from his Highness and Council, for payment of 40*l.* a year from the estate of her husband, who is very ill. His particular of his estate was not accepted, and no allowance made for debts, nor for a settlement of 200*l.* a year on their son, because the deed was since 1653.

10 April 1656. Note of the reading of the petition, but no order - 177 40

20 March 1649.

PETER MANWARING, Jun., Smallwood, Co. Chester.

D. 211 135 Compounds for delinquency. Being sequestered for words pre- 211 129  
C. 211 133 tended to be by him spoken 3 years ago, appealed to the  
P.E. 211 131 Committee for Sequestrations, but that Committee sitting  
NOTE 6 12 very seldom, prefers to acknowledge his offence.

R. 211 127 17 May 1649. Fine at  $\frac{1}{2}$ , 100*l.* - - - - 6 53

21 March 1649.

GOVERNOR and STUDENTS, and DEAN and PREBENDARIES of CHRIST CHURCH COLLEGE, OXFORD, Co. Oxford.

L.C.C. 159 437 Edw. Reynolds, governor, and the students complain of debt 159 441  
251 17 and decay of buildings, owing to sequestration for personal  
235 182 delinquency, contrary to the Act of Parliament for corporate  
ACCTS. 235 182 bodies. [8 signatures].

159 542 4 June 1650. They beg payment of 1,261*l.* 4*s.* 2*d.* arrears due 74 654  
-544 from Kirkham Rectory, co. Lancaster, sequestered for delin-  
P.R. 8 102 quency of Sir Charles Tildesley and Thos. Clifton, and only  
250*l.* rent paid by the sequestrators, so that they have had to  
borrow money to meet the college expenses.

D. 74 657 27 June. Payment ordered, with arrears - - - - 8 177  
O.C.C. 74 655 - - - - 10 54  
159 439 - - - - 159 435

R. 74 649 9 Dec. This order revoked, and the arrears to be only those due 30 207  
L.C.C. 158 326 from Dec. 1649.

16 Nov. 1652. The "Collegiate Dean and Prebendaries of Christ Church" complain that the County Committee of Lancaster have stopped their rents till they have reimbursed themselves of the moneys paid to petitioners before Dec. 1649. 74 597

ACCTS. 159 432 16 Nov. Accounts ordered, and the County Committee to certify 17 407  
433 whether they are reimbursed the moneys so received.

27 Jan. 1653. They complain that in spite of the order of 27 June 74 580  
only 400*l.* has been paid since Dec. 1650, and request payment of 93*l.* 19*s.* 7*d.*, balance due after payment of 72*l.* to Peniston Whalley for the unsequestered tithes of Freckleton. [Signed, B. French.]

L.C.C. 159 446 27 Jan. Order for accounts to be sent in, including the rents due 17 636  
D. 165 87 to Christ Church from Kirkham Rectory, and what has been paid thereon; also an account of the prices of grain in Oxford market since Dec. 1649.

L.C.C. 165 85 12 May. The Dean and Prebendaries detail their claims and 74 587  
receipts, and beg that the account may be stated, and their just claim not prejudiced. 595

12 May. Auditor Sherwin is to state the account, one of the 25 67  
County Committee and their agent to be present at its drawing up, and it is to be made from 24 Dec. 1649 to the present time, when order will be given for payment of the balance. 74 593

R. 74 592 19 May. As the sum due to the College was 646*l.* 10*s.* 5 $\frac{1}{2}$ *d.*, of 19 1093  
which 527*l.* 7*s.* 0 $\frac{1}{2}$ *d.* is paid, the balance of 119*l.* 3*s.* 5 $\frac{1}{2}$ *d.* is to be paid from the growing rents.

17 Oct. 1654. Further accounts for arrears ordered - - 27 143

U 2

22 March 1649.

SIR HUMPHREY BENNETT, or HUM. BENNET, Vol. No.  
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NOTE 135 673	Begs to compound for delinquency in arms	-	-	217	698
P.B. 217 701	22 March 1649. County Committee to forbear proceedings against him.	5		79	
D. 217 699					
704	25 Dec. Fine at $\frac{1}{2}$ , 890 <i>l</i> .	-	-	6	529
R. 217 695	21 Feb. 1650. On complaint that, notwithstanding his composition, his writings, &c., are detained, the County Committee and the mayor of Winchester are required to deliver them up.	7		23	
	3 May. He begs re-enforcement of this order, and a licence to come to town to perfect his composition. Has paid a moiety of his fine, but by reason of the late Act, is restrained from coming to town, and for want of his writings, is disabled from perfecting it.	67		571	
	3 May. Order reinforced; the justices, upon his taking the engagement, to permit him to come to London.	8		18	
				23	
	6 June. Fine paid and estate discharged	-	-	8	113
	8 April 1651. His estate, real and personal, to be secured forthwith.	14		72	
L.C.C. 169 275	8 Oct. He complains that being upon misinformation imprisoned by the Council of State, though now released, the Committee for Compounding ordered the aforesaid seizure and begs a copy of the charge against him, and suspension of the seizure on his security.	67		569	
	8 Oct. He is to receive his rents on security, and restitution to be made of any goods taken by the order of 8 April 1651.	15		42	
		67		575	
	28 Jan. 1652. He begs absolute discharge, there being no charge of delinquency brought in against him, and that his security given in that behalf may be taken up. Granted.	67		567	
		15		223	
	May 1653? Particulars of an estate that JOHN PINCHER, of Shalden, seized, being a messuage with land in Shalden, holden of Sir Humphrey Bennett, lord of the manor, worth 7 <i>l</i> . a year after paying the lord's rent; with statement that he is not worth 200 <i>l</i> ., but that he adhered to and assisted [the King].	111		957	
	24 June 1653. Humphrey Bennett petitions that 12 years since he let a tenement in Shalden Manor, worth 12 <i>l</i> . a year, to Pincher on 7 <i>l</i> . rent. Pincher paid no rent for 7 years together, and petitioner re-entered on the premises 5 years ago; 3 years since, Pincher being proved a delinquent, the County Committee granted a lease for 7 years, but when the lessee saw petitioner's legal right, he waived his lease. Understands that notwithstanding this, the tenement is put into the Act for Sale of delinquents' estates, begs reference to the County Committee of Hants. Granted.	67		554	
		25		103	

NICH. HAYDON, Ottery St. Mary, Devon.

R. 209 684	22 March 1649. Compounds for delinquency in adhering to the	209	685
P.B. 209 687	forces raised against Parliament.		
R. 209 683	5 April. Fine at $\frac{1}{2}$ , 69 <i>l</i> . 4 <i>s</i> . 6 <i>d</i> .	-	-
		5	83
		6	9

JOHN HUNT, Barrowden, Rutland.

P.B. 215 253	22 March 1649. Compounds for delinquency in adhering to the	215	251
P.B. 5 79	forces raised against Parliament.		
R. 215 249	3 July. Fine at $\frac{1}{2}$ , 270 <i>l</i> .	-	-
		6	144

22 March 1649.

SIR WM. LANGLEY, Bart., Co. Durham, and Higham  
Gobion, Co. Bedford.Vol. No.  
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INT. 155 373	22 March 1649. Isaac Gilpin sends him a copy of a charge of de-	153	269
CASE 155 395	linquency against him, of which he was acquitted by the County	155	365
389	Committee in 1645; viz., that he supplied horses for his son		
I.&D. 155 375	under the Earl of Newcastle, and threatened dismissal to such		
-387	of the tenants of [Richard] Lord Lumley [his brother-in-law],		
	with whom he lived, as would not assist the cause.		
	March? Sir William's answer to the charge. He denies being a	155	367
	party to his son's action, &c., and pleads heavy losses in and		
	contributions to Parliament's service.		
	March? He begs discharge from further trouble, if nothing	158	397
	material is proved against him, and consideration of his great		
	service and sufferings for Parliament.		
	March? Enquiries ordered as to how far he was responsible for	155	369
	the raising by his son of a troop of horse for the King, and as		
	to his influence over Lord Lumley in the management of his		
	estates.		
	[15 April 1650.] He petitions Parliament for decision of his case	153	267
	by them on the reviving of the charge of delinquency of which		
	he was acquitted 3 years before. Has paid all duties and 200 <i>l</i> .		
	to Lord Fairfax at Hull, and was of the Durham Committee.		
D. 155 391	15 April. The accusation against him referred by Parliament	1	228
-394	to the Committee for Compounding.		
L. 155 399	17 April. The information against him not being full, the County	7	104
INT. } 155 375	Committee for Durham are to take further examinations.		105
&D. } -387		153	255
INT. } 155 355			
&D. } -361	21 Feb. 1651. His witnesses are to be examined, and he to have	14	23
L.C.C. 153 341	leave to cross-examine.		24
155 363	4 May 1652. He begs discharge on the Act of Oblivion, having	99	704
L. 99 709	never been sequestered.		
155 401	4 May. County Committee to enquire the state of the case	- 16	349
C. 32 26	25 June. On their report that his estate was seized but not	16	603
99 707	sequestered, discharge granted.		
708			

RICHARD PEACOCK, Ashborne, Co. Derby.

P.E. 209 531	22 March 1649. Compounds for delinquency in adhering to the	209	530
P.E. 5 79	forces raised against Parliament. Desires consideration of his		
R. 209 527	voluntary loan, 5 years ago, of 60 <i>l</i> . to the Parliament.		
D. 209 533	3 April. Fine at $\frac{1}{2}$ , 69 <i>l</i> .	-	5 80
			6 3

24 March 1649.

JOHN BATTERSBY, Rame, Calstock, Cornwall.

P.E. 209 667	Compounds for delinquency in adhering to the forces raised	209	665
P.E. 5 79	against Parliament.		
R. 209 657	5 April 1649. Fine at $\frac{1}{2}$ , 189 <i>l</i> .	-	5 83; 6 9
P.E. 67 8	30 May 1650. Begs to compound on an additional particular,	67	6
C. 67 9, 11	being comprised in the Articles given to Col. Coryton's regi-		
	ment.		
P.E. 209 661	20 Nov. Petition renewed to compound on Truro Articles for an	209	660
P.E. 12 24	estate in reversion after his mother [Eliz. Battersby].		
R. 209 663	23 Nov. Fine at $\frac{1}{2}$ , 30 <i>l</i> .	-	12 36
	23 Nov. Paid and estate discharged	-	12 33

WM. BOND, Holewood, Cornwall.

P.E. 209 718	24 March 1649. Petitions to compound for delinquency, alleging	209	719
P.E. 5 79	that he petitioned in July 1646.		
R. 209 715	5 April. Fine at $\frac{1}{2}$ , 34 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	-	5 83; 6 10

			Vol. No. G or p.
24 March 1649.			
	2 July 1650. Paid and estate discharged	- - - -	8 197
	Aug. P Begg an order to the County Committee to comply with a former order (missing) to repay him 100l. worth of his personal estate, disposed of by them.		82 701
	RICH. OSBORNE, Stoneton, Salop.		
O.C.C. 209 889	24 March 1649. Compounds for delinquency in the first war.	209	884
P.E. 209 885	Adhered to the King's forces, for which he has already paid		
P.E. 5 79	200l. to the County Committee.		
R. 209 881	17 April. Fine at $\frac{1}{2}$ , 22l. 10s.	- - - -	586; 616
	EDW. STAFFORD, Bradfield, Berks.		
NOTE 210 720	24 March 1649. Compounds for delinquency in adhering to the	210	717
724	forces raised against Parliament. Came in 6 years ago, but by		
P.E. 210 715	reason of great debt was disabled from earlier composition.		
P.E. 5 79	15 May. Fine at $\frac{1}{2}$ , 848l.	- - - -	6 45
D. 210 721			
R. 210 711			
C. 83 248			
210 718			
	GEORGE WESTCOMBE, Linridge, Devon.		
P.E. 215 325	24 March 1649. Compounds for delinquency in adhering to the	215	324
P.E. 5 79	King's forces.		
R. 215 321	5 July. Fine at $\frac{1}{2}$ , 216l.	- - - -	6 149
	WM. GODFREY, Sutton Mallett, Somerset.		
27 March 1649.	Begs to compound, being sequestered by the County Committee	209	874
P.E. 209 877	for delinquency in arms.		
875			
P.E. 5 79	17 April 1649. Fine at $\frac{1}{2}$ , 98l. 2s. 2d.	- - - -	586; 616
R. 209 871			
	EDWARD GRIFFITH, Henllan, Co. Denbigh.		
29 March 1649.	Compounds for delinquency, being sequestered for adhering to	209	817
P.E. 209 819	the forces raised against Parliament.		
R. 209 815	10 April 1649. Fine at $\frac{1}{2}$ , 159l. 8s. 7d.	- - - -	584; 612
	JOHN HAMNET, Malden, Surrey.		
P.E. 209 569	29 March 1649. Compounds for delinquency. Was in arms against	209	568
563	Parliament in the late insurrection in Surrey, and in that		
R. 209 561	only.		
O.C.C. 209 565	3 April. Fine at $\frac{1}{2}$ , 318l.	- - - -	589; 64
89 239	23 April 1651. Certificate that being re-sequestered, he pleads a	89	244
R. 209 566	composition made with the County Committee of Surrey for		
	110l., according to an ordinance of Parliament.		
	CLAIMANT ON THE ESTATE.		
REC. 89 242	21 May. OLIVER GREGORY begs allowance of his purchase last	89	238
	July, of an estate in Malden, Surrey, for which John Hamnet		
	had compounded with the County Committee; but last February,		
	it was seized as Hamnet's estate, though bought since his		
	payment of the fine and discharge.		
	21 May. The County Committee to bring in the particular for	14	129
	which Hamnet compounded, and certify whether the estate		
	was sequestered before the Earl of Holland's rising, and		
	whether the land claimed be the same as Hamnet com-		
L.C.C. 169 375	pounded for.		

29 March 1649.	HEN. WESCOMB, Hillfarrance, Somerset.	Vol. No. G or p.
P.B. 216 285	29 March 1649. Compounds for delinquency in adhering to the	216 290
D. 216 288	forces raised against Parliament.	
R. 216 283	24 April. Fine 99 <i>l</i> . 3 <i>s</i> . 4 <i>d</i> . - - - - -	216 283

31 March 1649.	THOS. ARGALL, Much Baddow, Essex.	
P.B. 210 297	Compounds for delinquency in being in Colchester in the last	210 295
-299	Essex insurrection.	
R. 144 325	1 May 1649. Fine at $\frac{1}{2}$ , 1,415 <i>l</i> .; to be reduced to 715 <i>l</i> . on his set-	6 29
210 293	tling out of Walthamstow Rectory 40 <i>l</i> . on that minister, and	144 325
	30 <i>l</i> . on the minister of Low Leyton.	
	11 May. Appointment of trustees for the said settlement	- 6 41
	13 June. Order that if he pay 450 <i>l</i> . before 1 September, his estate	144 327
	be discharged and his goods restored, he proving that his	
	estate is as he has given it in.	
O.C.C. 235 183	16 Oct. Order that a letter he sent him to pay the money	- 6 222
C. 34 32	30 Nov. 1654. His name being inserted in the list of fines	12 622
144 323	unpaid, and he moving that it be taken out, he has 20 days	
	to produce his discharge by the County Committee for delin-	
	quency in June 1649.	
	31 Jan. 1655. He produces a discharge from sequestration by the	34 32
	County Committee of 5 Oct. 1649, as ordered.	235 183
	31 Jan. He is to bring a true copy of the particular on which he	27 275
	compounded in Essex, and if it be the same on which his fine	
	is set, he is to be discharged, and his name taken out of the list	
	of unpaid fines.	
	2 Oct. 1656. The petition of Thos. Argall, and a certificate that a	177 424
	process was issued out of the Exchequer against his estate in	
	Essex, although the same had been discharged from sequestra-	
	tion, read in Council.	

CLAIMANT ON THE ESTATE.

June 1649?	JOHN WOOD, vicar of Walthamstow, Essex, having	137 115
	an order from the Committee for Compounding of 1 May last,	
	to allow him 40 <i>l</i> . from the rectory tithes in Essex seques-	
	tered from Thos. Argall, begs to receive this sum, or to be	
	allowed the whole 70 <i>l</i> ., times being so dear. Offered his	
	parishioners to accept 20 <i>l</i> . for last year's tithes, if they would	
	pay in peace, though his dues are more. No order.	

THOS. CHESHIRE, Jun., Halton, Co. Chester.

C. 208 789	31 March 1649. Begs to compound for delinquency in adhering	209 792
P.F. 209 788	to the forces raised against Parliament in 1642. Has ever since	
R. 209 785	lived quietly at his habitation, advanced proposition money,	
	and served as constable for the Parliament. Took the Cove-	
	nant in April 1644. Has a great charge of children, is much	
	indebted, and has had his whole personal estate taken from	
	him by the County Committee.	
	5 April. Fine at $\frac{1}{2}$ , 100 <i>l</i> . - - - - -	583; 611

WM. COLEPEPPER, Bedgbury, Kent, and THOMAS, his Son.

P.B. 218 355	31 March 1649. The father [who is the eldest son of Sir Ant.	78 800
D. 218 357	Colepepper] begs to compound for delinquency in assisting the	
R. 218 347	forces raised against the Parliament. Noted as referred to the	
78 767	sub-committee.	
	8 Jan. 1650. Both petition to compound, waiving their appeal	218 349
	before the Barons of the Exchequer.	

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31 March 1649.	WM. COLEPEPPER, &c.— <i>cont.</i>			
	20 March 1650. Fine at $\frac{1}{2}$ , 434 <i>l.</i> for both wars - - -	-	7	61
	24 March. Order that their composition be for both wars - - -	-	7	78
	23 Oct. Reference to Reading of a petition (missing) of Wm. Colepepper and Thomas his son, desiring to compound.		11	234
	5 Feb. 1651. Wm. Colepepper complains that the County Committee of Kent refuse to take off his sequestration, on pretence of some arrears of rent, of which they refuse an account. Begs an order for the same, and allowance of $\frac{1}{2}$ of the arrears. Noted no order.		78	802
	8 Oct. Fine ordered to be confirmed, and the deeds by virtue of which he craves allowance of annuities to his brothers settled on his estate, and named in the report, to be produced.		12	320
			78	763
L.C.C. 78 783	28 Oct. Roger, Henry, and James Colepepper, of Shoyswell, Sussex, younger sons of Sir Ant. Colepepper, of Bedgbury, Kent, beg allowance with arrears of annuities of 30 <i>l.</i> each, settled on them 35 years since, by their father, on his lands in Goudhurst, &c., Kent. Roger and James have lived 20 years in the service of Holland, and Henry has been minister of Enford, Wilts; but the premises being sequestered for delinquency of their elder brother William, their annuities are received by the County Commissioners.		78	803
158 9				779
D. 78 785				
158 11				
C. 32 229				
78 773				
R. 78 775				
	28 Oct. County Committee to certify, and Reading to report -		15	62
			78	781
	27 July 1652. Reading to report the case upon the deeds, and the County Committee to examine all witnesses in proof thereof. If Henry Colepepper will not produce the deed by which he claims the annuity of 30 <i>l.</i> out of Wm. Colepepper's estate, the Committee for Compounding will seize it to the use of the Commonwealth.		17	52
			78	787
				789
C. 78 772	1 Feb. 1655. The younger sons beg a speedy hearing of their report, which has long been ready but not heard, through negligence of their solicitor.		78	758
K. 78 779				
	1 Feb. Case to be heard this day week - - -		27	278
C. 78 771	22 Feb. Claim allowed on report, and sequestration discharged, with arrears from date of petition.		23	1673
34 120				
CLAIMANT ON THE ESTATE.				
P.E. 116 962	29 Aug. 1650. HENRY SHOYSWELL, of Etchingham, Sussex, begs to compound for Pattingden Farm, in Goudhurst and Cranbrook, demised to him by Wm. Colepepper for 410 <i>l.</i> , by deed of 5 April, 17 Car.; entered upon the premises long before Colepepper's delinquency, and now has possession thereof. Colepepper left the farm out of his particular. Noted as referred to Brereton.		116	960
THOS. FOSTER, Allington, Co. Denbigh.				
C. 210 388	31 March 1649. Compounds for delinquency in adhering to the forces raised against Parliament. Submitted 4 March 1646, and took the Negative Oath; had been in prosecution of his composition, but conceiving himself concerned in an order of the Committee of Parliament for the municipality of Wales, thought he might be exempted altogether from composition.		210	390
P.E. 210 391				
R. 210 387				
	1 May. Fine at $\frac{1}{2}$ , 77 <i>l.</i> 10 <i>s.</i> - - -		6	31
	19 July 1653. On his name being returned as not having paid his fine, County Commissioners report that he paid on the composition for North Wales, and has since contributed voluntarily to make up the sum; that his means are small, and that he is conformable.		164	583



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31 March 1649.

GEORGE GAGE, Raunds, Co. Northampton.

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P.E. 209 748	31 March 1649. Begg to compound on Banbury Articles for delinquency in arms.	209	745
R. 209 743	5 April. Fine at $\frac{1}{2}$ s. 3l. 6s. 8d.	5	83
		6	10

JAS. PITTS, Kidlington, Co. Oxon.

P.E. 209 921	31 March 1649. Compounds on his own discovery for delinquency in arms. Has no estate but by his wife.	209	920
R. 209 917	17 April. Fine at $\frac{1}{10}$ s. 11l.	5	86
		6	17

THOS. SAVAGE, Barrow, Co. Chester.

P.E. 209 756	31 March 1649. Wishes to compound, being sequestered, though he only rode one afternoon with the King's forces, in his brother [the Earl of Rivers]'s regiment. Took the Covenant in 1644.	209	752
C. 209 753			
R. 209 749			
C. 34 54			
	5 April. Fine at $\frac{1}{2}$ s. 70l.	5	83
		6	11
	4 March 1650. Paid and estate discharged -	7	34

March 1649?

THOS. JAMES, or JEYNES, Sen. and Jun., Tewkesbury, Co. Gloucester.

P.E. 219 225	The father begs to compound for delinquency, having been 3 years on his appeal before the Committee for Sequestrations.	219	222
C. 219 229	19 March 1650. The son, on his father's death, begs to compound for the estate descended to him.	219	223
P.E. 7 65			
R. 219 219	30 April. Case postponed for special order from the House	8	12
		219	229
D. 95 385	12 July. Margery [daughter of Geo. Murray and], widow of Thos. Jaynes, sen., pleads that her husband, sequestered for delinquency, died whilst on appeal to the Barons of Exchequer, and that her son is not only compounding for his father's estate, but for hers, which her husband held by courtesy, and for a house which comes to her daughter Hester. Begg leave to prove their title, and a discharge.	95	384
219 229			
	12 July. Referred to Brereton	11	19
R. 95 379	16 July. Fine at $\frac{1}{2}$ s. 31l. 10s.	11	23
			250
	25 July. On the petition of Margery Jaynes for discharge of 14l. 13s. 4d., mentioned in Thos. James' particular to be her inheritance, and now sequestered for his delinquency, the claim is allowed, and the County Committee are to certify touching a conveyance by Wm. Haward, of a house in Tewkesbury to Thos. James, with injunction to convey it to Hester James.	11	55

POOR INHABITANTS OF LANCASHIRE.

March 1649?	Begg relief from sequestration for having by force or through ignorance been drawn to serve against Parliament, on the Act discharging those whose estates are under 200l.; theirs do not exceed 8l. a year, some only 40s. and 12s., and their families are starving. [22 signatures.]	100	331
12 and 18 May.	Pledges by 19 and 13 inhabitants to pay fines varying from 1l. to 15l. [32 signatures and 12 seals.]	100	335
			333

The individual cases are treated separately, those who signed the general petition are marked thus §, and those who signed both the petition and the pledge for payment thus §§.

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March 1649?	POOR INHABITANTS OF LANCASHIRE— <i>cont.</i>					
	April 1649? The following six inhabitants join in a petition for discharge from sequestration as not worth 200 <i>l.</i>					62 362
	CHRIS. APLEY, §§					
	12 May 1649.	Fine 1 <i>l.</i> 10 <i>s.</i>	-	-	-	6 44
	EDW. BRAND, §§ Lancaster.					
D. 227 479	11 May 1649.	Confesses that he served in the first war, and begs a moderate composition.				227 475
P.E. 227 477	12 May.	Fine at $\frac{1}{2}$ , 9 <i>l.</i>	-	-	-	6 43
	17 Aug. 1653.	Summoned to pay his fine with interest	-	-	-	12 559
	WM. NEALSON, § the Gale.					
D. 227 520	11 May 1649.	Like petition	-	-	-	227 517
P.E. 227 519	12 May.	Fine 10 <i>l.</i>	-	-	-	6 43
L.C.C. 227 521						
	RICH. PARKINSON, §§ Lancaster.					
	12 May 1649.	Fine 20 <i>l.</i>	-	-	-	6 43
	RICH. BATTEY, Netherborough.					
	26 April 1649.	Form of discharge for him and Wm. Brand, on their depositions that they are not worth 200 <i>l.</i>				235 184
P.E. 227 495	11 May.	Petition of Rich. Battey, like that of Edw. Brand	-	-	-	227 493
	12 May.	Fine 7 <i>l.</i> 10 <i>s.</i>	-	-	-	6 43
	The following cases are given in order of date. The petitions are chiefly in a set form; sometimes they are absent:—					
	JOHN BRADÉ, § Cockerham.					
P.E. 216 319	20 April 1649.	Compounds, being sequestered for assisting the forces against Parliament.				216 318
R. 216 315	24 April.	Fine at $\frac{1}{2}$ , 9 <i>l.</i>	-	-	-	216 315
	JOHN GARDINER, § Cockerham.					
P.E. 216 331	20 April 1649.	Compounds, not being worth 200 <i>l.</i>	-	-	-	216 330
R. 216 327	24 April.	Fine at $\frac{1}{2}$ , 5 <i>l.</i> 10 <i>s.</i>	-	-	-	216 327
	ROB. HESKETH, Rufford.					
C. 223 223	20 April 1649.	Like petition	-	-	-	223 222
D. 223 226	11 May.	Fine 6 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i>	-	-	-	6 42
P.E. 223 227						
R. 223 219						
	THOS. ASHTON, § Hest Bank.					
P.E. 210 357	28 April 1649.	Begs to compound, being sequestered	-	-	-	210 356
R. 210 353	28 April.	Form of order for his discharge	-	-	-	235 185
	1 May.	Fine at $\frac{1}{2}$ , 16 <i>l.</i> 4 <i>s.</i>	-	-	-	6 30
	ROBERT TWYFORD, Didsbury.					
P.E. 223 813	28 April 1649.	Compounds for delinquency in the first war	-	-	-	223 812
R. 223 809	15 May.	Fine 45 <i>l.</i> 15 <i>s.</i> 4 <i>d.</i>	-	-	-	6 49
	31 May.	Paid and estate discharged	-	-	-	8 98
	MILES ATKINSON, Torrisholme.					
P.E. 64 674	April 1649?	Begs to compound for assisting the forces raised against Parliament.				64 671
	15 May.	Fine 2 <i>l.</i>	-	-	-	6 50
	3 Aug. 1652.	Order for his re-sequestration for non-payment	-	-	-	12 462
	26 Aug.	Order in the County Committee accordingly	-	-	-	64 668

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March 1649 P			
	15 June 1653. He pleads that he and the poor men of Lancashire believed they would never be called on to pay their fines, but he now offers to pay, and begs recall of the order for sequestration.	64	665
	15 June. The Committee for Compounding cannot accept his fine without further orders.	25	96
	3 Aug. Renews his petition that his fine may be received; is very poor, and has a wife and many children to maintain.	64	656
	3 Aug. Allowed to pay his fine with interest - - -	12	552
c. 33 295	18 Aug. Paid and estate discharged - - -	24	1120
ED. BAMFORTH, §			
P.E. 227 609	April 1649 P Begs to compound, being sequestered for adhering to the King's party in the beginning of the wars.	227	609
	15 May. Fine 15 <i>l.</i> 15 <i>s.</i> - - - - -	6	49
JOHN BANES, §§ Nether Wyersdale.			
	April 1649 P Begs to compound, not being worth 200 <i>l.</i> Served in the second war.	227	481
	12 May. Fine 3 <i>l.</i> - - - - -	6	43
JOHN BICKSON, Brotherton.			
	15 May 1649. Fine 7 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> - - - - -	6	49
GILBERT BURSROUGH.			
	15 May 1649. Fine 4 <i>l.</i> 4 <i>s.</i> - - - - -	6	49
RICH. CRITCHLOW, § Olaughton.			
	15 May 1649. Fine 7 <i>l.</i> 10 <i>s.</i> - - - - -	6	49
ELIZ. FINCH, § Croston.			
	April 1649 P Begs to compound. Adhered to the King's party in the beginning of the wars, and is sequestered.	227	503
	12 May. Fine 8 <i>l.</i> - - - - -	6	44
JOHN FISHER, § Eccleston.*			
	15 May 1649. Fine 5 <i>l.</i> - - - - -	6	49
THOS. HOWORTH, § Heskin.			
	12 May 1649. Fine 10 <i>l.</i> - - - - -	6	44
	17 Aug. 1653. Having neglected to pay, he is required to pay it with interest.	12	560
	24 Nov. Paid and estate discharged - - - - -	24	1129
JOHN HUDSON, § Barnacre.			
P.E. 227 507	April 1649 P Was in arms in the first war, and is sequestered, though not worth 200 <i>l.</i>	227	506
	12 May. Fine 6 <i>l.</i> 10 <i>s.</i> - - - - -	6	44
WM. JENKINSON, § Pharleton [Farleton].			
P.E. 227 511	April 1649 P Like petition - - - - -	227	510
	11 May. Fine 4 <i>l.</i> 10 <i>s.</i> - - - - -	6	42
FRAS. NICHOLSON, §§ Poulton.			
P.E. 209 574	April 1649 P Begs to compound, not being worth 200 <i>l.</i> - - -	209	576
	12 May. Fine 3 <i>l.</i> - - - - -	6	44

\* See an earlier petition on p. 1236.

March 1649?		POOR INHABITANTS OF LANCASHIRE— <i>cont.</i>		Vol. No.	
		JAS. PEMBERTON, § Whiston.		G or p.	
o.e.c. 112 725	12 May 1649. Fine 15 <i>l</i> .	-	-	6	44
	June. The County Committee decline to act, he being sequestered for recusancy as well as delinquency.	112	725		
	16 Feb. 1653. He remonstrates against being in the additional Act for Sale, being discharged from sequestration.	112	723		
	16 Feb. No order can be given, he being sequestered for recusancy as well as delinquency.	17	682		
	MARG. SANDERSON, § Wilmarslee, ELIZ. CROPPER, Cockerham, ELLEN LUNN, or LUND §§ Marscough, Widows, and GILES PROCTER, §§ Son of the late Bryan Procter, Wrayton.				
P.E. 227 525	April 1649? All beg to compound for their sequestered estates	-	115 1069		
	April 1649? Marg. Sanderson pleads that her husband adhered to the King's forces in the first war, and is net worth 200 <i>l</i> .	227	524		
P.E. 227 515	11 May. Fine 36 <i>s</i> .	-	6	42	
	April 1649? Like petition of Ellen Lund, her husband being in the first war, and estate worth 2 <i>l</i> . 3 <i>s</i> .	227	514		
P.E. 140 549	12 May. Fine 4 <i>l</i> . 6 <i>s</i> .	-	6	43	
	April 1649? Procter begs to compound for his father's delinquency; has been always well-affected.	140	547		
	12 May. Fine 9 <i>l</i> .	-	6	43	
		GRACE CROPPER, § Widow.			
P.E. 227 597	April 1649? Compounds for the estate of her late husband, who was in arms against Parliament in the first war.	227	596		
	12 May. Fine 3 <i>l</i> .	-	6	43	
		THOS. STITH, § Torrison [Torrisholme?].			
P.E. 227 529	April 1649? Begs to compound for assisting in the first war	-	227	527	
	11 May. Fine 3 <i>l</i> .	-	6	42	
		ROB. TURNER, § Mawdesley.			
P.E. 125 407	April 1649? Like petition	-	125	407	
	15 May. Fine 8 <i>l</i> .	-	6	49	
		JOHN WARING, § Ormskirk.			
P.E. 127 445	April 1649? Like petition	-	127	441	
	12 May. Fine 18 <i>l</i> .	-	6	44	
		HEN. BOOTH, § Knowsley.			
C. 227 491	4 May 1649. Pleads that he served at Edgehill against Parliament, and then for Parliament. Holds a tenement under the Earl of Derby, value 4 <i>l</i> . a year.	227	490		
P.E. 227 488					
P.E. 227 486					
	12 May. Fine 8 <i>l</i> .	-	6	44	
		THOS. CLARKSON, §§ Heysham.			
P.E. 227 499	4 May 1649. Begs to compound, having been in arms in both wars	227	498		
	11 and 15 May. Fine 12 <i>l</i> . 6 <i>s</i> .	-	6	42	
			6	49	
		JOHN HANCOCK.			
P.E. 210 667	4 May 1649. Begs to compound, being sequestered for delinquency	210	666		
B. 210 663	15 May. Fine 5 <i>l</i> . 5 <i>s</i> .	-	6	42	
		GEO. LEYLAND, § Crosby.			
P.E. 135 363	4 May 1649. Like petition	-	135	361	
B. 135 367	15 May. Fine 1 <i>l</i> . 10 <i>s</i> .	-	6	49	

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March 1649?

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		JOHN HODGES, § Brotherton.	G or p.	
P.R. 91 759	8 May 1649.	Begs to compound, though discharged by the late County Committee as not worth 200 <i>l</i> .	91 759	
	15 May.	Fine 19 <i>l</i> . 10 <i>s</i> .	6 49	
		GEO. NORRIS, § Brotherton.		
P.R. 107 372	8 May 1649.	Begs to compound, because although discharged by the late County Committee for delinquency in the first war, he is now re-sequestered.	107 372	
	15 May.	Fine 9 <i>l</i> . 5 <i>s</i> . 5 <i>d</i> .	6 49	
		JOHNSON MELLEDEGE, Poole.		
P.R. 210 659	10 May 1649.	Compounds for delinquency in the first war	210 657	
R. 210 655	11 May.	Fine 11 <i>l</i> . 8 <i>s</i> .	6 42	
		RICHARD, Son of HUGH WATERWORTH, § Mawdesley.		
	12 May 1649.	Begs to compound. Was in arms, and his father's estate transferred to him was sequestered for recusancy. Has a house and land worth 4 <i>l</i> . a year, 50 <i>l</i> . debts, a wife and 2 children, and an old father to maintain.	227 533	
P.E. 227 531	12 May.	Fine 4 <i>l</i> .	6 44	
		JAS. WARINGS, § Eccleston.		
P.E. 127 449	15 May 1649.	Being sequestered by the County Committee, begs to compound for an estate worth less than 200 <i>l</i> ., and to have a reasonable fine.	127 447	
	15 May.	Fine 7 <i>l</i> . 17 <i>s</i> . 6 <i>d</i> .	6 49	
		PETER MARTINDALE, § Much Hoole.		
	17 May 1649.	Begs to compound, being sequestered for delinquency in the beginning of the wars.	227 611	
	17 May.	Fine at $\frac{1}{2}$ , 3 <i>l</i> .	6 49	
		The following inhabitants of Lancashire signed the petition named on page 1949, but their cases were not prosecuted:—		
		Wm. Banes.	Wm. Lafield.	Laurence Parkinson.
		John Davies.	Nich. Merton.	John Sykes.
		WM. SHELDON, Recusant, Beely, Co. Worcester, Weston, Co. Warwick, and Carringham, Co. Essex.		
c. 116 1091	March 1649?	Begs to compound on the vote of 17 March 1649, allowing delinquents within 80 miles to file their petition before 20 April next, being never in arms, but sequestered on sinister information.	116 1045	
CASE 116 1093				
PROT. 116 1101				
	18 Feb. 1650.	His tenants, to whom leases of his lands were granted by the Trustees for Ireland, are to pay their rents into the Goldsmiths' Hall Treasury.	9 23	
	28 June.	Mr. Caryll's accounts of his estate to be referred to the Auditors, to examine and state.	8 182	
	11 Dec.	He begs to receive his $\frac{1}{2}$ of 34 <i>l</i> . 16 <i>s</i> . 7 <i>d</i> . arrears of his estate at Cole Orton, co. Leicester, before it was sequestered in 1644, and withheld because the renters have not perfected their accounts.	116 1042	
	11 Dec.	Ordered his full $\frac{1}{2}$ , with arrears from 1649	10 264	
	8 July 1652.	He petitions Parliament to be heard in his own defence before proceedings are taken against him, his case being already before the Committee for Advance of Money. [See Calendar, p. 1215.] In 1642, had a Public Faith Bill for 1,050 <i>l</i> ., and has been sequestered for recusancy only, without proof; never acted for the King's party except when	116 1085 -1089	

March 1649 ?

WM. SHELDON—*cont.*Vol. No.  
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forced. Received his thirds till his estate was transferred 3 years ago to the trustees for Ireland, who on pretence of delinquency, only allowed  $\frac{1}{2}$  to his wife and children.

8 July 1652. Referred to the Committee for Compounding - 116 1048

14 July. Complains to the Committee for Compounding, that by mistake the Trustees for Ireland and the County Committees have returned him both as Papist and delinquent; though in co. Warwick, where he constantly resides, he is only named as recusant, and in co. Gloucester has always received his  $\frac{1}{2}$ . Begg an order to the County Committees of Essex, Gloucester, Leicester, and Worcester, to certify any proofs of delinquency against him. 116 1047

14 July. Full enquiries to be made in the several counties, and the reports presented to Parliament. 16 699

NOTE 116 1040

5 Aug. The several certificates being returned, he begs copies of them. Granted. 116 1052  
17 108

SUR. 116 1011  
c. 32 167

16 Feb. 1653. Begg to compound on the late Act of Sale for Barston Farm, co. Warwick, the survey being returned. 116 1010

SUR. 116 1119  
d. 116 1009

16 Feb. Like petition to compound for Whichford Manor, co. Warwick. 116 1117

29 April. Like petition to compound for Naunton Beauchamp Manor, and two bulleries of salt water vats, co. Worcester, surveyed, and in the late Act for Sale. Noted as referred to Reading. 116 1030

## CLAIMANTS ON THE ESTATE.

1 July 1652. SARAH BIRD, widow, of Stanford le Hope, Essex, begs to be continued tenant of Curry Marsh [Essex], late in the occupation of Mr. [Wm] Sheldon. 69 18

1 July. County Committee to survey and let it for 7 years, according to instructions. 16 633

16 May 1654. MARGARET, widow and administratrix of THOS. STANFORD, petitions that the late County Committee for Worcester, in 1651, demised to her husband Bishampton Rectory for 7 years, at 120*l.* 10*s.*, he paying from the rent the  $\frac{1}{2}$  to Elizabeth, the wife, and the children of Wm. Sheldon, from whom it was sequestered, which has been paid, and also the old rent of 13*l.* 10*s.* to the Bishop of Worcester, and 2*l.* to the vicar of the parish; but the present County Committee refuse to deduct these payments from the rent. Begg examination and redress. 120 589

16 May. County Commissioners to certify whether by contract these payments were to be allowed, and Brereton to report. 27 53

21 Nov. She begs a hearing, and order on the depositions returned. 119 495

21 Nov. To be heard in a fortnight - - - 27 168

26 Dec. Hearing being delayed on account of other important business, she begs an order to the County Committee to forbear threatening distraint for re-payment of the said  $\frac{1}{2}$ , &c. 119 493

26 Dec. Granted, and the case to be heard in a month - - 27 220

1 Feb. 1655. On her request for a hearing, she having long attended, order for hearing on Tuesday, and the County Commissioners to suspend proceedings meantime. 27 278

13 Feb. Order renewed for 3 weeks more, within which the case is to be heard. 27 291

8 March. Like order for 14 days more, and the County Commissioners to restore 20*l.* levied from her contrary to order. 27 330

# COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
March 1649?			
H. 27 342	22 March 1655. Order on report, allowing the 13 <i>l</i> . 10 <i>s</i> . paid, being rent due to the Bishop of Worcester, and 40 <i>s</i> . to the vicar, but not the $\frac{1}{2}$ to Mrs. Sheldon, as it was never allowed, and what has been unduly levied is to be repaid.	27	344
	10 July. Marg. Stanford complains of distraint for the $\frac{1}{2}$ , although it was allowed by the officer of the late County Committee, and begs relief from trouble, and an order to the late County Commissioners, to certify by what order they allowed the $\frac{1}{2}$ .	119	491
	10 July. Proceedings suspended for a month, and meantime it is to be shown that the money was paid to Mrs. Sheldon by order, or in default, petitioner is to be proceeded against.	29	16
	2 Aug. 1655. THOS. CHILD and WM. BEARE beg allowance of Bishampton Rectory, demised in 15 Charles, by John, Bishop of Worcester, to Wm. Sheldon, for four lives, and demised to them in 1642, but now sequestered as Sheldon's estate.	74	155
	2 Aug. County Committee to certify - - - -	27	8

## PURCHASERS OF THE ESTATE.

	Discharge from sequestration of the following lands, forfeited by him and bought from the Treason Trustees:—		
O.T.T.			
116 1106	4 Jan. 1653. Westcote or Combaskerville Manor, co. Gloucester, bought by Geo. Day.	18	978
116 1113	Brayles and Whichford manors, Weston House, Barston Farm, and lands in Ditchford Friery, bought by Major John Wildman.	18	834
116 1115	Also Middle and Upper Dichford hamlets, Blockley parish, co. Worcester.	18	824
	21 June. Also Beely Manor, co. Worcester - - -	116	1114
116 1109	20 July. Also ten yard lands in Broadway, and house and lands in Woolborough and Ullenhall, Woolton Parish, cos. Worcester and Warwick.	18	892
116 1110	1 Aug. Also Chantry Farm House and Newbold Chapel, &c., in Tredington, co. Worcester.	18	883
116 1111	Also Skilts Lodge and park, and Naunton Beauchamp Manor, co. Worcester.	18	883
116 1107	10 Aug. Also Curry Marsh and North Mardens, Essex - -	18	892
116 1112	7 Sept. Also lands in Tamworth, co. Warwick - - -	18	888

## SIR JOHN THIMBLEBY, Irnham, Co. Lincoln.

March 1649?	Petitions the Committee for leave to compound according to the resolves of 17 March 1649, that delinquent members of the Commonwealth, not comprehended in the former exceptions, should be admitted to compound, except Papists in arms.	122	389
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## CLAIMANTS OF THE ESTATE.

	13 Nov. Sir John Thimbleby begs discharge of the third part of his estate, long sequestered for recusancy only, with arrears since sequestration; owing to the pending of a cause before the Committee for Sequestrations, on the petition of certain of his creditors, he has never received the benefit of his third. Granted.	122	377
		10	212
N.C. 16 698	13 July 1652. On Sir John's petition to Parliament, the Committee for Compounding are requested to certify the state of the case, his name meanwhile to be respited from the Bill of Sale.	122	347
122 355			
C. 17 7			
	3 May 1650. The County Committee of Lincoln are to examine whether Sir John was a recusant before April 1641, and before	8	85
		10	32

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March 1649?	SIR JOHN THIMBLEBY— <i>cont.</i>		
	the making of the deed given on which SIR ROB. THOROLD and DAN. BROWNE claim a settlement made in April 1641, for payment of debts; with schedule of the debts, amounting to 6,665 <i>l.</i>	122	397 —401
CASE 122 397	17 May 1650. Daniel Browne, one of Thimbleby's trustees, on behalf of the creditors, petitions the Committee for Compounding to refer the perusal of their case to Reading.	122	395
P.R. 122 402, 403, 405			
R. 122 391	17 May. Referred to Brereton - - - - -	8	52
	11 July. Case postponed for further proof of the deed, and the rents to remain two months in the tenants' hands.	11	11
	7 Nov. Claim disallowed, Thimbleby being a recusant before the making of the deed.	10	208
	10 Dec. Order allowing Thimbleby what had been received from the estate before 7 Nov. 1650. With report of the proceedings before the Committee for Sequestrations in allowing a deed of 7 April 1641, whereby Sir J. Thimbleby leased his estate for 11 years for payment of his debts, 6,665 <i>l.</i> , and obtained an order of full confirmation from the Barons of Exchequer; but it was not signed when their power expired, and now the lease draws near to an end.	10 122	256 399
O.T. 5 2	27 Aug. 1650. The petition (missing) of Wm. Cobb, of Babingley, Norfolk, for annuities sequestered for delinquency of Sir John Thimbleby, referred to Brereton, to state the case.	11	96
	23 Jan. 1651. SAMUEL FISHER and Wm. NEWTON,—having contracted 18 Dec. 1650, with the County Committee of Lincoln, for the estate of Sir John Thimbleby,—beg allowance of two stipends in lieu of tithes, one of 40 <i>l.</i> a year to the parson of Irnham, and the other of 36 <i>l.</i> a year to the vicar of Corby; also of 23 <i>l.</i> 17 <i>s.</i> 1 <i>d.</i> quit-rents and Exchequer charges.	85	974
	23 Jan. The County Committee to certify their proceedings in the contract, &c.	10	360
L.C.C. 122 369	21 April 1652. Wm. NEWTON, of Trueham, co. Lincoln, begs continued allowance of several quit-rents, out-rents, &c., of the sequestered estate of Sir John Thimbleby, let to him at an improved yearly value; is informed by the County Committee that they cannot be allowed again without order from the Committee for Compounding.	106	968
127 291			
D. 122 371			
-373			
127 393-396			
	21 April. Reference thereon to the County Committee - - -	16	331
CASE 106 959	15 Sept. County Committee having made their return, he begs allowance for his payments.	106	972
P.R. 17 230			
	26 Oct. He craves allowance for repairs, and compositions of 40 <i>l.</i> and 36 <i>l.</i> a year, paid to the minister of Irnham and vicar of Corby, on consideration of which he leased the estate of Sir John Thimbleby at Irnham tithe free; if the tithes are paid in kind, it will prejudice the Commonwealth and lessen the rents. Begs examination as to repairs and rents.	106	970
	26 Oct. County Committee are to certify what repairs are needful, and whether they have been allowed in former contracts.	17	357
C. 32 180	12 July 1653. Lease of the estate confirmed to Newton, if let according to the Act and instructions.	25	120
122 385			
NOTE 127 251	29 June 1652. Wm. WARDLE begs reference to counsel of his claim to a rent-charge of 80 <i>l.</i> on Sir John Thimbleby's estate at Irnham, co. Lincoln, purchased of Herbert Aston, of Oulton, co. Stafford, but sequestered for Sir John Thimbleby's recusancy.	127	249 263
D. 127 275			
283			
C. 127 285			
-289			
D. 127 277	29 June. Referred to Brereton - - - - -	16	609
-279, 271		127	261



COMMITTEE FOR COMPOUNDING.—CASES.

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		Vol. No. G or p.
March 1649?		
L.C.C. 127 269	19 Oct. 1652. As Brereton cannot proceed without a certificate from the County Commissioners where the estate lies, begs an order to them to examine witnesses in proof of his claim. Granted.	127 253 265 127 267 17 344
d. 127 279		
c. 32 188	4 Aug. 1653. Claim allowed on report, with arrears from the time that he was interrupted in receipt of the annuity.	19 1109
127 249, 259		
B. 127 255		
L. 127 251		
d. 96 104	13 July 1652. MICH. JERMYN, D.D., and FRANCES, his wife, beg reference to counsel of their claim to Corby, Kesteven, co. Lincoln, sold in 1640 by them and Edw. Armstrong, son of petitioner Frances, to Sir John Thimbleby and his trustees; but 3,000 <i>l.</i> , part of the purchase money secured on the estate at 7 per cent., of which the interest was paid till lately stayed on general instructions.	96 103
L.C.C. 162 193		
B. 96 97	14 July. Referred to County Commissioners and Brereton	16 701 96 101
d. 96 69	9 Dec. Order on report allowing the deed, and granting payment of the 119 <i>l.</i> rent [demised for life to the said Frances], with arrears from 24 Dec. 1649, if the County Commissioners have received the revenue since then, on proof that the arrears have not already been paid to petitioners.	19 1050
c. 32 113		
d. 122 361	13 July 1652. GEORGE and THOMAS THIMBLEBY, uncles of Sir John, and EDWARD, HENRY, and RICHARD, his brothers, beg allowance of their respective annuities. George and Thomas are interested in 30 <i>l.</i> a year, and 6 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> a year, charged by deeds of 20 May and 30 June, 44 Eliz., and 2 Oct. 10 Jac.; Edward, Henry, and Richard in 30 <i>l.</i> a year each, on Beelsby Manor, co. Lincoln. These annuities have been constantly paid and allowed by the County Committee, till lately stopped on general instructions.	122 357 383
363		
L.C.C. 122 359		
d. 122 342		
365		
B. 111 427		
122 349		
c. 32 180		
122 385		
	18 Jan. 1653. DAME ELIZABETH THIMBLEBY, wife of Sir John Thimbleby, on behalf of John, Robert, Elizabeth, and Henrietta, her children, and for Henry, Richard, and Edward Thimbleby, his brothers, and all others concerned, prays that as Sir John Thimbleby's name is in the last additional Act for Sale, their several titles may be referred to counsel to report, and allowed of, if the delinquent apply himself to the Committee for Compounding to compound.	122 379
	Sir John Thimbleby in 1635, on his marriage with Elizabeth, settled the manors and lordships of Irnham, Howthorp, and Beelsby, co. Lincoln, and the messuage and park of Irnham on himself for life, part thereof after his death to her for her jointure, the remainder after their deaths to his sons, with other remainders, afterwards by deed of 14 Feb. 1641, he demised to George, Earl of Rutland, Mildmay, Earl of Westmoreland, and Robert Thorold, the manors of Bulby and Corby for 99 years, for raising portions for his younger children and her.	
	18 Jan. 1653. Referred to the County Committee	17 596
	17 March. The claims of George and Thos. Thimbleby allowed, and they are to receive their annuities with arrears from 24 Dec. 1649, first taking the Oath of Abjuration; if any of them refuse this, they are to have $\frac{1}{2}$ only.	19 1075 111 425
B.C. 25 273	24 Feb. 1654. JOHN PEASLEY begs leave to prove his purchase of three annuities of 30 <i>l.</i> each from Edward, Henry, and Richard Thimbleby, issuing out of Beelsby Manor, co. Lincoln, conveyed by their deeds of 18 June 1653. The rents are now stayed on pretence of their recusancy. Begs meantime to receive them on security.	111 317 423
111 421		
L.C.C. 111 433		
162 261		
d. 111 435		
-439		
d. 111 441	8 May. Rich. Graves pleads that the purchase is good, as there was no sequestration, and the Thimblebys did not refuse the Oath of Abjuration, for it was never tendered.	111 403
B. 111 413		
c. 34 107	26 July 1655. Peasley's claim disallowed	28 19

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March 1649?	SIR JOHN THIMBLEBY— <i>cont.</i>		
	PURCHASERS OF THE ESTATE.		
	Discharge from sequestration of the following lands, forfeited by Sir John Thimbleby, and bought from the Treason Trustees by John Rushworth and Gilb. Crouch :—		
O.T.T. 122 445	24 March 1653. Irnham Manor, &c., in Howthorp and Beelsby, co. Lincoln.	18	812
O.T.T. 122 443	28 April. Beelsby Manor, co. Lincoln - - - -	18	827
O.T.T. 122 441	14 Sept. Corby Manor, co. Lincoln - - - -	18	886
	25 Oct. The purchase money of Corby Manor to be defalked to pay annuities to George and Thos. Thimbleby, and for 1,327 <i>l.</i> , part of a debt of 1,700 <i>l.</i> to Mich. Jermyn.	122	345
	2 Nov. County Committee not to pay Jermyn and his wife 119 <i>l.</i> a year's interest on the debt, most of it being paid, and the rest assigned.	25	240
3 April 1649.	JOHN BARBOR [Jun.], Norwich, Norfolk.		
P.R. 209 737	Compounds for delinquency. Being a minor at the beginning of the war, was unhappily drawn to take up arms for the King against Parliament, but laid them down in Jan. 1646. Leaving his small estate to the disposal of his brother, there was such spoil thereof that he could not raise money to compound earlier.	209	739
P.R. 5 81			
R. 209 735	5 April 1649. Fine at $\frac{1}{2}$ , 63 <i>l.</i> - - - -	5	83
		6	10
	Claimants on the Estate of LADY ELIZABETH, Widow of SIR FRAS. IRELAND, Co. York.		
C. 223 729	3 April 1649. JOHN SHARPE, THOS. LEE, and THOS. EURE, of London, beg to compound for $\frac{1}{3}$ of Crofton Manor and lands in West Hardwick, &c., co. York, purchased of Lady Elizabeth Ireland, widow, and Sir Thos. Strickland, her trustee, wherein he has a term of 40 years to come, determinable on her death, and which were sequestered for her recusancy.	116	769
O.C.C. 223 733		223	724
731			
P.R. 223 727			
P.R. 5 82			
C. 116 784			
L.C.C. 116 781	29 June. Fine 160 <i>l.</i> - - - -	6	134
R. 223 701	26 June 1652. County Committee to certify the true value of the estate purchased by Thomas ( <i>sic</i> ) Sharpe.	12	456
NOTE 129 645	19 May 1650. JULIUS WESTWOOD, of Gray's Inn, and MICH. EURE, of Langton, co. Lincoln, beg discharge, according to the order of the Barons of Exchequer of 19 Nov. 1649, of the manor of Winterset, co. York. By decree of the Court of Wards of 11 Nov. 1641, in a suit between William Ireland, a ward, son and heir of Sir Francis Ireland, deceased, and Dame Elizabeth, his widow, plaintiff, and Thomas Stringer, defendant, 2,454 <i>l.</i> 12 <i>s.</i> 8 <i>d.</i> was ordered to be paid to Stringer, who was then to convey the said manor, mortgaged to him by the said Sir. Fras. Ireland, to Wm. Mallory and Rich. Aldborough on payment of the said sum.	129	655
-647	The premises having come by survivorship to William, son of Rich. Aldborough, he conveyed them to petitioners, but Lady Ireland being supposed to have some estate therein, they are sequestered for her recusancy. On appeal to the Barons of Exchequer petitioners were left to their legal remedy.		
R. 129 651	9 Aug. County Committee to certify when and from whom the lands were sequestered.	11	71
H. 11 204			
R.C. 11 208	8 Jan. 1651. Lady Ireland, having been served with a notice to offer to the County Committee anything she may have to say in the matter, and being in town, begs the appointment of a short day for hearing her cause, or a reference to counsel for hearing her witnesses.	129	630
129 637, 647			
L.C.C. 129 635			
D. 129 649			
R. 129 639			
95 545	8 Jan. Referred to Brereton - - - -	10	333
		129	633

# COMMITTEE FOR COMPOUNDING.—CASES.

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				Vol. No. G or p.
3 April 1649.				
H. 14 75	29 April 1651. Westwood and Eure beg a speedy hearing of their	129	657	
D. 129 643	cause, the return being long since come from the County Com-			
	mittee, and Lady Ireland having given in what she can say as			
	to her interest.			
D. 95 543	30 May. Lady Ireland to account on oath with Auditor Sherwin	14	144	
C. 95 539	for what she has received out of Winterset Manor towards	95	541	
	the debt named in the report, and the County Committee to			
	certify the date and duration of the sequestration, in whose			
	possession it was when sequestered, and who received the			
	profits before and until the sequestration. The deed allowed			
	as to so much of the debt charged on the manor as is yet			
	unsatisfied, and if it appear that the manor was not in the			
	hands of Westwood and Eure, but in the hands of the State			
	between 1644 and 1650, then the sequestration is to be dis-			
	charged.			
	25 June. On Auditor Sherwin's certificate, the County Committee	14	177	
	are to shew what objections they have to it.			
	11 Sept. The deed as to the debt of 760 <i>l.</i> allowed, and seques-	15	11	
	tration of the manor discharged.			
	EDW. KEYMES, Kemeys, Co. Monmouth.			
NOTE 210 88	3 April 1649. Compounds for delinquency in assisting the King's	210	89	
P.R. 210 91	forces against Parliament.			
P.R. 5 81	24 April. Fine at $\frac{1}{2}$ , 1,000 <i>l.</i> - - - - -	6	22	
R. 210 15	8 Jan. 1650. On payment of the remainder of his fine, letters	7	1	
	to be issued to restore the 200 <i>l.</i> rents received since his			
	sequestration.			
	16 Jan. Fine paid and estate discharged - - - - -	96	347	
	THOS. LEONARD, Chevening, Kent.			
C. 209 837A	3 April 1649. Compounds for delinquency in deserting his habi-	209	835	
P.R. 209 833	tation and adhering to the King's forces. By leave of the			
P.R. 5 81	County Committee of Kent, travelled beyond seas.			
R. 209 831	10 April. Fine at $\frac{1}{2}$ , 90 <i>l.</i> - - - - -	5	84	
		6	12	
	28 April. Paid and estate discharged - - - - -	235	186	
	HUM. POPLWELL, Beltoft, Isle of Axholme, Co. Lincoln.			
O.C.C. 218 114	3 April 1649. Petition to compound (missing) referred to the	5	82	
C. 218 115	sub-committee.			
P.R. 218 111	23 Oct. Having vainly endeavoured to bring his cause before the	218	110	
P.R. 6 224	Committee for Sequestrations and the Barons of Exchequer			
R. 218 107	to a hearing, and spent most of his estate in prosecution of his			
	appeal, begs to be admitted to a composition.			
	5 March 1650. Fine at $\frac{1}{2}$ , 59 <i>l.</i> 12 <i>s.</i> - - - - -	7	37	
	HEN. STRODE, Dittisham, Devon.			
P.R. 213 11	3 April 1649. Compounds for delinquency in adhering to and	213	9	
P.R. 5 81	assisting the forces raised against Parliament.			
R. 213 7	8 June. Fine at $\frac{1}{2}$ , 86 <i>l.</i> 5 <i>s.</i> - - - - -	6	93	
	31 May 1650. Paid and estate discharged - - - - -	8	98	
	JOHN TAPPER, North Bovey, Devon.			
P.R. 214 607	3 April 1649. Compounds for delinquency in assisting the com-	214	606	
P.R. 5 81	manders of the forces raised against Parliament.			
R. 214 603	28 June. Fine 161 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - - -	6	131	

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5 April 1649.	THOS. BARNES, Duntish Court, Dorset.		
P.R. 210 247	Begs to compound on his own discovery for delinquency in the	210	246
66 865	first war.		
P.R. 5 83	1 May 1649. Fine at $\frac{1}{2}$ , 304 <i>l</i> .	6	28
R. 210 243	May? Sequestration suspended, the fine being paid or secured	66	864

## HEN. DOCKWRA, Pirton, Herts.

P.R. 211 53	5 April 1649. Compounds for delinquency in being 12 hours in	211	51
P.R. 5 83	company with the forces raised against Parliament last		
C. 211 55	summer.		
R. 211 49	17 May. Fine at $\frac{1}{2}$ , 66 <i>l</i> .	6	50

## CHARLES WHEELER, London.

P.R. 5 83	5 April 1649. Begs to compound for 40 <i>l</i> . worth of books and other	219	673
	goods, and also for a legacy of 1,000 <i>l</i> ., but for payment of the		
	fine to be respited till he recovers the legacy. Adhered to the		
	forces raised against Parliament, but submitted 4 months		
	before the siege at Oxford, and then took the Negative Oath,		
	and having no considerable estate, had liberty to go beyond		
	seas.		
	By his marriage he is entitled to a legacy of 1,000 <i>l</i> ., given		
	by Sir Robert Bindloss, late of Borwick, co. Lancaster, to		
	Dorothy, petitioner's wife, to all whose estate Cicely, his wife's		
	mother, became administratrix, and she has intermarried with		
	Sir John Byron, a delinquent. Is engaged to take his course		
R. 219 671	in law to recover the said 1,000 <i>l</i> .		
	25 May. Fine at $\frac{1}{2}$ , 6 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> . for the personal estate; for the	6	70
	legacy, 173 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . With note that the latter sum was unpaid		
	1 April 1653.		

## 10 April 1649. WM. CUMBERFORD, Tamworth, Co. Warwick.

P.R. 210 745	Compounds for delinquency in arms in the first war only	210	743
-747			
P.R. 5 84	15 May 1649. Fine at $\frac{1}{2}$ , 434 <i>l</i> . 16 <i>s</i> .	6	46
R. 210 741	30 March 1653. Fine paid and estate discharged	12	490

## JASPER GOODWIN, Dorking, Surrey.

P.R. 209 928	10 April 1649. Begs to compound for delinquency. Adhered to	209	925
P.R. 5 84	the King in the first war, and was in arms in the second.		
R. 209 923	17 April. Fine at $\frac{1}{2}$ , 5 <i>l</i> .	5	86
		6	17

## COL. HERCULES HOLLILAND, London.

C. 214 329	10 April 1649. Compounds for delinquency in arms. Obtained	214	326
P.R. 214 327	the Speaker's pass in Sept. 1645 to come to London, and has		
P.R. 5 84	ever since conformed. Made his addresses no sooner because		
R. 214 323	his personal estate being taken from him, he was in hopes of		
	being discharged as worth under 200 <i>l</i> .		
	27 June. Fine at $\frac{1}{2}$ , 30 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> .	6	125

## SIR GARRETT KEMP, Slindon, Sussex.

P.R. 212 277	10 April 1649. Compounds for delinquency in adhering to the	212	275
-280	King's party in the first war.		
R. 212 273	29 May. Fine at $\frac{1}{2}$ , 2,931 <i>l</i> . 10 <i>s</i> .	6	74
C. 212 299			
PASS 212 301	28 July. John Caryll and two others petition, stating that	212	282
D. 212 283, 289,	two of them being securities for 3,000 <i>l</i> . for payment of		
285, 335	Kemp's fine and other debts, of which 2,000 <i>l</i> . is paid to the		

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10 April 1649.

c. 212 325  
L.C.C. 212 319

treasurers of the Committee for Compounding, he made a 21 years' lease of his lands to them, reserving only 300*l.* a year. Notwithstanding his composition, the County Committee at Chichester have made stay of the rents compounded for, on pretence that he was a Popish recusant, which he never was, having always gone to the Protestant Church.

The County Committee certified the Committee for Sequestrations that he was sequestered for having two horses at Chichester, when a garrison for the King, and that he was a reputed Papist, because some of his children are in the Popish religion; but in truth they have not been in his tuition these many years, the youngest being at least 40 years old. Beg an order to the County Committee that they may receive the rents according to their lease, so that they may pay the rest of the fine.

E. 6 204, 208, 211, 235	1 Sept. 1649. Hearing ordered on the present depositions, but this to be no barrier to further evidence.	235	187
D. 96 425-427 212 327	20 Nov. Case to be reported to the House - - - - -	9	8
E. 212 291 303	25 Feb. 1650. Sir Garrett not appearing to be a Papist, the rest of the fine is to be paid, and the sequestration discharged.	7	29

WM. PAYNE, Clerk, Chichester, Sussex.

P.R. 209 933	10 April 1649. Compounds for delinquency. Left his habitation in the Parliament's quarters, and went into the quarters of the King.	209	931
P.R. 5 84			
D. 209 935	17 April. Fine at $\frac{1}{2}$ , 60 <i>l.</i> - - - - -	5	86
E. 209 929		6	17
	May? The fine being paid, sequestration discharged - - - - -	108	1001

EDW. PICKERING, Westminster.

P.R. 214 809	10 April 1649. Begg to compound upon the resolves of 21 March 1649 for delinquency, if he be adjudged a delinquent for attending the King, being his sworn servant.	214	808
P.R. 5 87			
E. 214 805	29 June. Fine at 20 <i>l.</i> 18 <i>s.</i> - - - - -	6	136

ANT. RIGBY, Infant, Son and Heir of ANT. RIGBY, Tillington, Sussex.

P.R. 216 895	10 April 1649. Begg to compound for the estate of his father, who died 4 years since, sequestered for delinquency.	216	896
P.R. 5 86			
E. 216 893	9 Aug. Fine 281 <i>l.</i> - - - - -	6	192
		235	188
SUB. 58A 325	29 May 1653. His father's name being in the late Act of Sale, he petitions by Sir Thos. Prestwich, his guardian, to compound for the estate, now descended to him, according to a proviso in that Act.	113	890
P.R. 225 681		225	679
E. 225 677			
	21 June. Fine at $\frac{1}{2}$ , 27 <i>l.</i> - - - - -	225	681
	29 June. Paid and estate discharged - - - - -	24	1111

CLAIMANTS ON AND PURCHASER OF THE ESTATE.

E.C. 16 457	27 May 1652. JOHN SUMNER, of Midhurst, Sussex, begs reference to counsel of his title to lands, &c., in Tillington and elsewhere in Sussex, granted him for 100 <i>l.</i> in 1639 by Anthony Rigby, for whose delinquency they are sequestered.	121	276
121 281			
C.121 283-285			
170 3			
D.121 287,288	16 Dec. Order for examination of the sealing of the deed by which Sumner claims, and of the true yearly value of Ant. Rigby's estate; also as to the receiver of the profits since 1649.	19	1054
E. 121 277			
L.C.C. 170 7			
D. 170 5			
C. 33 336	12 Nov. 1652. THE MAYOR, BAILIFFS, and SOCIETY OF WINCHESTER, Hants, beg speedy examination of their claim to a rent of 5 <i>l.</i> 1 <i>s.</i> 4 <i>d.</i> , part of the rents of River Manor, Sussex, bequeathed	132	51
			61

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10 April 1649.	ANT. RIGBY— <i>cont.</i>		
	to their poor by Rich. Budd, in 1630, but sequestered as being in the estate of Ant. Rigby, recusant in arms.		
c. 132 57	12 Nov. 1652. County Committee to examine and certify, and Reading to report.	17 402	
169 493A		132 60	
D. 169 491, 492	3 Feb. 1653. They beg allowance thereof, according to report	- 132 49, 55	
P.R. 17 653	19 May. Granted with arrears	- 19 1092	
132 53	16 Aug. Discharge from sequestration of River Manor, and houses in Chichester, Tillington parish, and East Lavant Manor, Sussex, forfeited by Rigby, and bought from the Treason Trustees by Thos. Barnard.	18 871	
O.T.T. 113 859			
14 April 1649.	HENRY CHATER, Croft, Co. York.		
O. 217 581	Begs to compound for delinquency, having been in both wars.	217 580	
P.R. 6 15	Has no other estate than a rent-charge for life of 50 <i>l.</i> a year.		
R. 217 577	6 Nov. 1649. Fine at $\frac{1}{2}$ , 100 <i>l.</i>	- 6 241	
	4 Dec. Sequestration suspended, the fine being paid or secured	- 235 189	
	GEO. CHEEKE, Taunton Dean, Somerset.		
P.R. 211 257	14 April 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	211 256	
P.R. 5 85	18 May. Fine at $\frac{1}{2}$ , 336 <i>l.</i> 4 <i>s.</i> 8 <i>d.</i> ; with note of 3 <i>l.</i> added for a fee of 1 <i>l.</i> a year.	6 55	
D. 211 259		211 271	
R. 211 251			
	SIR SIMON D'EWES, Bart., Stow Hall, Suffolk.		
L. 216 369	14 April 1649. Compounds for the delinquency in arms of Richard D'Ewes, his brother, whose heir he is.	216 367	
P.R. 216 365	May? Fine at $\frac{1}{2}$ , 315 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	- 216 363	
P.R. 5 85	16 Feb. 1653. Sir Thos. Bowes and Arthur Barnardistone, executors of Sir Simon D'Ewes, beg discharge of the sequestration of a messuage, &c., in Lavenham, co. Suffolk, which Paul D'Ewes, and Richard, his second son, both long since dead, purchased of Thomas Skinner, then of Lavenham, by deed of 5 Car., the reversion whereof descended to Sir Simon D'Ewes, as brother and next heir to Richard. By the same deed, Dame Mary Skinner, widow of Sir Thos. Skinner, had a jointure of all the said messuage, &c., for life, and $\frac{1}{2}$ were sequestered for her recusancy; she died in May 1652.	82 495	
R. 216 363			
L.C.C. 169 61	16 Feb. The County Committee to take examinations, and Brereton to report.	17 683	
c. 33 359	5 Dec. 1654. John Wray, of Glentworth, co. Lincoln, and Dame Elizabeth, his wife, widow of Sir Simon D'Ewes, beg discharge of $\frac{1}{2}$ of the messuage and lands aforesaid, being devised by will by Sir Simon to his widow, for her jointure; they complain that the County Committee refuse discharge, although Lady Skinner, for whose recusancy they were sequestered, is dead.	134 196	
	5 Dec. Referred to Brereton	- 27 197	
O. 33 433	7 Feb. 1655. Petition renewed, and again referred	- 134 197	
		27 228	
NOTE 29 83	4 July. Sir Willoughby D'Ewes, infant, by his mother and guardian, Dame Elizabeth, now wife of John Wray, petitions to like effect.	143 291	
	4 July. Brereton to report	- 29 7	
	HUGH DICKINSON, Wragholme, Co. Lancaster.		
P.R. 214 651	14 April 1649. Compounds for delinquency in being in arms against Parliament.	214 650	
P.R. 5 85	28 June. Fine 124 <i>l.</i> 10 <i>s.</i>	- 6 182	
R. 214 647		235 19	

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14 April 1649.

JOHN DUGDALE, Worksop, Co. Notts.

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P.R. 210	5	14 April 1649. Begg to compound for delinquency in arms, for 210	4
P.R.	5	85 which he is sequestered.	
R. 210	1	17 April. Fine at $\frac{1}{2}$ , 20 <i>l</i> . - - - - -	5 86
			6 18
		16 Jan. 1652. Noted as not having paid the latter half of his fine.	12 392
		25 Feb. Enquiry ordered as to his debts, of which he sent in a schedule, and he is to appear and inform whether any of the creditors live in co. Notts.	30 324

WM. ELLESDON, Lyme Regis, Dorset.

c. 209	903	14 April 1649. Compounds for delinquency in arms. Rendered in Dec. 1644 to Col. Sydenham, governor of Weymouth. Gave 40 <i>l</i> . to the use of the Parliament.	209 901
P.R. 209	905		
P.R.	5	85	
R. 209	201	17 April. Fine at $\frac{1}{2}$ , 33 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	5 86
			6 17

HOWSLEY FREEMAN, and THOMAS, his Son, Ecclesfield, Co. York.

PASS 216	21	14 April 1649. Beg to compound on York Articles for delinquency in collecting money for the King's forces.	216 18
ART. 216	23		
P.R. 216	19	17 July. Fine at $\frac{1}{2}$ , 156 <i>l</i> . - - - - -	6 166
P.R.	5	85	
R. 216	15	6 June 1650. Paid and estate discharged - - - - -	8 113

RICHARD HINDE, Overton, Co. Lancaster.

P.R. 210	707	14 April 1649. Compounds for delinquency in the last war only. Was well-affected in the first, and assisted the Parliament.	210 706
P.R.	6	45	94 151
R. 210	703	15 May. Fine at $\frac{1}{2}$ , 34 <i>l</i> . - - - - -	6 45

THOS. MOORE, Clerk, Ellesmere, Salop.

P.R. 210	61	14 April 1649. Compounds for delinquency in going into Ludlow when a garrison for the King.	210 60
P.R.	5	85	
R. 210	57	24 April. Fine at $\frac{1}{2}$ , 154 <i>l</i> . ; upon payment of a moiety, the House to be made acquainted with the gentleman's condition, and how the estate is settled, he being a very poor man.	6 21
			210 57
		18 Feb. 1651. Fine confirmed at 154 <i>l</i> . - - - - -	12 131
			210 64
c. 32	7	16 Jan. 1652. Noted as not having paid the latter $\frac{1}{2}$ of his fine	- 12 393
		18 May. Begg relief from the order confirming the fine. The estate for which he compounded being for the greatest part but a lease, granted by the late Earl of Bridgwater to petitioner's wife's uncle, in trust for her and her children.	100 768
		After his wife's death, holding the estate for the children, it became sequestered as his own, though really theirs. Attended in order that the report to Parliament might be made till he had neither health nor means to stay in London. Is now too weak to come and prove his case.	
		18 May. Ordered to pay the remainder of his fine, with interest	- 12 436
		19 May. Paid and estate discharged - - - - -	- 12 441

JOHN MUSCHAMP, Robarnes, Surrey.

P.R. 106	581	14 April 1649. Compounds for delinquency in arms	- - 216 278
	216	279	
P.R.	5	85	
R. 216	275	15 May. Fine at $\frac{1}{2}$ , 5 <i>l</i> . - - - - -	- 216 275
		15 May. Sequestration suspended on $\frac{1}{2}$ the fine being paid, and the rest secured.	216 275
		6 Nov. Fine paid in full and estate discharged - - - - -	- 235 191

14 April 1649.

RICHARD NEWCOURT, Somerton, Somerset.

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P.B. 215 159,	14 April 1649. Bega to compound for delinquency	-	-	215	156
157, 145	25 May. County Committee certify that he was treasurer for	215	159		
P.B. 5 95	the late King's party, under Sir John Stowell, Governor of			161	
R. 215 143	Taunton Castle, and enclose an estimate of his estate.				
	3 July. Fine at $\frac{1}{2}$ , 120 <i>l.</i> 15 <i>s.</i>	-	-	6	142
	16 Nov. Order in the Committee for relief on Articles of War	136	269		
	that as his complaint is against his solicitor, he apply to the			295	
	Committee for Compounding. If they cannot relieve him, this				
	Committee will proceed in the case.				
	Dec. ? He appeals to the Committee for Compounding that,	136	231		
	having a saving, the entry of which in the register was				
	neglected, and being in legal course for recovery of his right,				
	the saving may be confirmed, and entered on record, or that				
	the Committee for Compounding will set a fine for the same.				
	Dec. ? Allowed a saving to compound for debts	-	-	215	145
	25 March 1651. Mary, his wife, begs allowance of her $\frac{1}{2}$ with	136	265		
	arrears. She obtained from the County Committee, in Sept.				
	1649, an order for its payment, with 20 <i>l.</i> arrears, of which only 7 <i>l.</i>				
	were paid before a new Committee was formed. Is in great	14	60		
	necessity, having 7 children. Granted.				
	26 March. Rich. Newcourt claims the benefit of Exeter Articles,	136	267		
	mention of which by negligence of his solicitor was omitted in				
	his former petition. Has addressed himself to the Committee				
	for relief on Articles of War, who referred him back to the				
	Committee for Compounding. Complains that he has been for				
	6 years sequestered, his goods sold, and no fifth allowed to his				
	wife, and prays proportionate abatement in his fine. Petition				
	subscribed "Can give no order."				
	31 Aug. Note that he had a saving to compound for lands in	12	518		
	Tiverton.				
	27 Oct. 1652. Petition to the Committee for relief on Articles of	136	291		
	War renewed. Before his petition to the Committee for Com-				
	pounding could be read, the former Committee for relief on				
	Articles of War was dissolved, and so he was left without relief.				
	Begs that as his estate has continued sequestered 3 years since				
	his first petition, he may receive proportionate abatement in				
	his fine.				
L. 32 67	27 Oct. Case again referred to the Committee for Compounding,	136	289		
	to certify whether he has forfeited Exeter Articles.				
	22 Dec. Order in the Committee for relief on Articles of War,	226	779		
	that the Committee for Compounding admit him to compound				
	thereon, as there was no limitation of time to those Articles,				
	and he has not forfeited the benefit thereof.				
	18 May 1653. Order by the Committee for relief on Articles of	215	149		
	War, on consideration of his great sufferings, and he being long				
	debarred from composition, that he be allowed to compound on				
	the said Articles, and defalcation made from his fine of the				
	receipts from his estate since he first offered to compound, and				
	was refused.				
c. 215 151	26 May. The Auditor and Registrar to cast up his fine at $\frac{1}{2}$ with	12	545		
ACCTS. 215 152	interest, and the receipts from his estate, and give in the	215	147		
153	balance.				
c. 33 273	29 June. Fine reduced from $\frac{1}{2}$ to $\frac{1}{10}$ on Exeter Articles; after	12	547		
	defalcation of profits, it remains at 19 <i>l.</i> 14 <i>s.</i>				
R.B. 24 1107	1 July. Paid and estate discharged	-	-	24	1106
	20 July. He begs that the rents and profits raised on his lands	136	264		
	since his first offer to compound, and remaining in the hands				
	of the County Committee, or of the tenants, may be paid to him,				



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	the same being allowed in defalcation of his fine, and he having paid in the overplus.		
c. 34 75	20 July 1653. Granted, unless cause to the contrary be shown in 14 days.	25	133
CLAIMANTS ON THE ESTATE.			
d. 167 117	2 July 1652. The petition of HENRY and JOAN ACASTLE, and THOMAS and FRANCES COLLARD, [Thos. Colford's sons-in-law and daughters] referred to Brereton, to examine and report.	14	186
-123		61	252
L.C.C. 167 121	28 Dec. They beg payment of annuities granted them by the late Thos. Colford, their father, from a lease assigned to Rich. Newcourt, whose estate is now sequestered for delinquency.	61	255
125			265
R.C. 17 519	19 Sept. 1653. Allowed a moiety, with arrears since Dec. 1649, only a moiety of the estate being chargeable with the said annuities.	19	1126
61 253			
L. 61 257			
107 115			
c. 32 204			
61 249, 264			
R. 61 245			
HUM. PAINTER, Surgeon, London.			
P.R. 210 543	14 April 1649. Compounds for delinquency in adhering to the forces raised against Parliament, though never in arms.	210	541
P.R. 5 85			
R. 210 539	8 May. Fine at $\frac{1}{2}$ , 5 <i>l</i> .	6	37
POSTHUMUS PRIESTMAN, Witham, Co. Lincoln.			
P.R. 215 411	14 April 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	215	410
P.R. 5 85			
R. 215 407	5 July. Fine at $\frac{1}{2}$ , 185 <i>l</i> .	6	157
L.C.C. 162 153			
SAM. PRITCHET, Hillingdon, Middlesex.			
O.C.C. 213 437	14-April 1649. Compounds for delinquency in leaving his habitation for the King's quarters, and adhering to the forces raised against Parliament.	213	436
P.R. 213 439			
P.R. 5 85	15 June. Fine 181 <i>l</i> . 17 <i>s</i> . 4 <i>d</i> .	6	105
R. 213 633			
FRANCIS RINGSTEAD, Clerk, Havant, Hants.			
P.R. 215 793	14 April 1649. Petition to compound (missing) referred	5	85
R. 215 791	16 July. Compounds for delinquency in the first war; adhered to and assisted the King.	215	796
	17 July. Fine at $\frac{1}{2}$ , 40 <i>l</i> .	6	164
	21 June 1650. Paid and estate discharged	8	163
WM. SHELDON, Sen. and Jun., Broadway, Co. Worcester.			
D. 210 571	14 April 1649. The father compounds for adhering to the King's forces more than 4 years ago, not being worth 100 <i>l</i> .	210	567
P.R. 210 569			
P.R. 5 85	17 April. The son's petition to compound referred	5	87
R. 210 565	8 May. The father's fine at $\frac{1}{2}$ , 63 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	6	38
P.R. 215 13	21 June. The son compounds, not being impeached or sequestered, but liable for his conduct in the first war.	215	12
D. 215 15			
-17	2 July. Fine on his own discovery, 68 <i>l</i> .	6	139
R. 215 9	14 Nov. 1651. Sherrington and Edward, younger sons of Wm. Sheldon, sen., beg allowance of an indenture, dated 25 July, 17 Car., by which their father demised to them a house in the West End, in Broadway, with the quit-rents of the town, and Broadway Wood, for 21 years, which they have for years enjoyed, till the County Committee sequestered the same for some delinquency of their father, 5 years ago.	116	1057
	14 Nov. County Committee to examine and certify	15	87
	10 Feb. 1652. They beg a copy of the certificate returned by the County Committee.	116	1056
c. 32 167	31 March. Beg publication thereof	116	1054
	31 March. Order for publication to pass, if the County Committee shew no cause to the contrary within 14 days.	16	241

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THOS. STARKEY, Stretton, Co. Chester.			
P.E. 210 213	14 April 1649. Compounds for being in arms for the King 5 years ago.	210	212
R. 210 209			
	26 April. Fine at $\frac{1}{2}$ , 266l. - - - - -	6	26
	19 March 1651. Elizabeth his wife begs a fifth for herself and 8 children, according to the Act of 25 Jan. 1650. Granted.	14	53
n. 120 363	21 May. Having lapsed the time for payment of his fine, pleads great charges and much sickness, and offers the fine.	120	365
CASE 63 759			
120 361	21 May. Refused, and the case referred to the Army Committee -	14	129
R. 120 359		120	367
	July? He begs meanwhile to receive his Midsummer rents -	120	329
	16 Jan. 1652. Noted that he has neglected to pay his fine, and is in the printed list.	12	390
JOHN THOMAS, Merthyr, Co. Glamorgan.			
P.E. 122 651	14 April 1649. Compounds for delinquency. Was engaged in the second war against Parliament, speaking words, and assisting the forces against them with money.	122	649
P.E. 5 85			
P.E. 216 777	23 July. Petition renewed - - - - -	216	776
779			
R. 216 773	9 Aug. Fine 140l. 10s. 2d. - - - - -	6	190
WM. THOMPSON, Brotherton, Co. York.			
P.E. 209 913	14 April 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	209	911
P.E. 5 85			
R. 209 909	17 April. Fine at $\frac{1}{2}$ , 109l. 10s. - - - - -	5	86
		6	17
	30 May 1650. Paid and estate discharged - - - - -	8	87
JOHN VAOY, Vacy, North Tamerton, Cornwall.			
P.E. 5 85	14 April 1649. Petition to compound (missing) referred - - - - -	5	85
P.E. 223 451	26 Nov. 1651. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	223	450
	24 Feb. 1652. Fine at $\frac{1}{2}$ , 152l. 10s. - - - - -	12	406
	30 March. Fine confirmed - - - - -	223	451
R. 223 447	8 April. Note that his discharge was directed to co. Devon	12	492
THOS. WAINWRIGHT, Darfield, Co. York.			
P.E. 214 626	14 April 1649. Begs to compound for adhering to the forces raised against Parliament.	214	628
P.E. 5 85			
R. 214 625	28 June. Fine 226l. 13s. 4d. - - - - -	6	132
RICH. WESTFIELD, Overton, Co. Lancaster.			
P.E. 210 729	14 April 1649. Compounds for delinquency; although formerly well-affected, in the last war, adhered to and assisted the forces raised against Parliament.	210	728
P.E. 5 85		129	465
R. 210 725			
	15 May. Fine at $\frac{1}{2}$ , 34l. - - - - -	6	45
	6 Sept. Fine paid and estate discharged - - - - -	129	464
AUGUSTINE WILDBORE, D.D., late Vicar of Lancaster, and ELIZABETH, his Daughter, Wife of Sam. Barker.			
P.E. 217 51	14 April 1649. Wildbore compounds for delinquency in adhering to and assisting the King's forces against Parliament.	217	49
P.E. 5 85			
R. 217 47	19 Aug. Fine at $\frac{1}{2}$ , 182l. 2s. 6d. - - - - -	6	194

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14 April 1649.				
P.R.	7	81	20 March 1650. Sam. Barker petitions that Elizabeth, his wife, being lawfully seized of a house and lands in Upper Rawcliffe and Tarnacre, co. Lancaster, and also of houses and lands in Lancaster, worth 20l. a year, they were sequestered for the delinquency of 'Thos. Challoner, her former husband; begs restitution of the said estate.	66 445
	9	39		
B.	237	191A		
			11 July. Report that Augustine Wildbore, D.D., father of Elizabeth, granted the premises in 1638 to trustees for her use, by a deed produced but not proved, and when Dr. Wildbore compounded, 14 April 1649, he paid a fine for the said estate.	66 443
			251	12
c.	66	446	1 Aug. County Committee to certify for whose delinquency the lands were sequestered.	11 63
			23 Aug. Request by Barker that as Wildbore compounded for lands which are claimed for his daughter, value 21l. a year, the fine of 5l. 3s. 6d. set upon them may be accepted for lands in other towns, value 5l. 3s. 6d. a year, which are freehold.	66 441
			23 Aug. His papers are to be perused on Thursday next, and his fine then settled.	11 94
			27 Aug. His fine confirmed at 132l. ; $\frac{1}{2}$ with arrears from 24 Dec. 1649, to be paid to his wife.	11 96

## ROGER WILLIAMS, Kenhiley, Co. Monmouth.

c.	212	621	14 April 1649. Begg to compound for delinquency in arms	- 212 616
		617		131 629
P.R.	212	619	14 April. County Committee to forbear felling his timber	- 5 85
P.R.	5	85		6 15
B.	212	613	2 June. Fine at $\frac{1}{2}$ , 206l. 8s. - - - - -	- 6 85
			19 June 1651. Tickenham Manor, co. Somerset, having come to him in his wife's right since his composition, and being now sequestered, begs a certificate of the cause of sequestration.	131 558
			19 June. County Committee to certify what they know - - -	- 14 170

## HUGH WYNN, Llanrwst, Co. Denbigh.

D.	210	552	14 April 1649. Begg to be admitted to compound on his own discovery, according to the late resolves of Parliament of 18 March 1649. His estate lying in Wales, he acted unadvisedly in the first war.	210 549
P.R.	210	553		
B.	210	545	21 April. Petition renewed to like effect - - - - -	- 210 548
			8 May. Fine at 1 year's purchase, 63l. 13s. 4d. - - -	- 6 37
			6 June 1650. Paid and estate discharged - - - - -	- 8 113

## SIR WM. YELVERTON, Bart., Rougham, Norfolk.

P.R.	214	511	14 April 1649. Begg to compound, being sequestered by the County Committee for being in the King's army.	214 510
P.R.	5	85		
B.	214	507	28 June. Fine 340l., and 400l. a year in possession of Rich. Mansuer, to be compounded for when recovered.	214 506
C.	214	513		
L.C.C.	251	13	27 Sept. Additional fine of 1,545l. on Ellingham Manor - - -	- 214 508
			30 May 1650. Sir Wm. Yelverton's estate discharged - - -	- 8 87

## 17 April 1649. THOMAS HOWARD, EARL OF BERKSHIRE, and CHARLES, VISCOUNT ANDOVER, his Son.

P.R.	215	589	The Earl begs to compound on Truro Articles for delinquency. Being a sworn servant in ordinary to the late King, attended him in Oxford and other places, whilst they were garrisons against Parliament. Never bore arms.	215 582
		-591		
P.R.	5	87		
C.	215	593		
D.	215	596	9 July 1649. Lord Fairfax to John Ashe, in the chair at the Committee at Goldsmiths' Hall. When the army first came to	215 597
		583, 587		

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17 April 1649.	EARL OF BERKSHIRE, &c.— <i>cont.</i>			
	London, there was a necessity, by reason of the quartering soldiers so close together, to put some into the Earl's house, where they have since continued; and though the officers have shown some care, yet much prejudice is done to the house. His lordship is thus disenabled to raise moneys on it for payment of his fine, and must be at much expense in repairs. "Thus much I thought fit to signify, that in his composition, this his suffering may be taken into consideration, that his lordship may be permitted to compound according to the Articles of Truro, he being at the time of that treaty at the Lord Hupton's head-quarters near Truro."			
R. 215 577	12 July 1649. Fine at $\frac{1}{10}$ on Truro Articles, 972 <i>l.</i> 1 <i>4s.</i>	-	-	6 156
	12 July. A distraint for rent on the manor of Charlton, Wilts, to be forborne.			67 355
C. 235 192	31 July. Additional fine for Kingsbury Manor, co. Somerset, Newelme [or Ewelme] Manor, co. Oxon, and Newark Castle, co. Notts, for which he had a saving, 320 <i>l.</i>			6 184
	29 Aug. 1650. Dorothy, widow and administratrix of Rob. Bickers, of St. Martin's-in-the-Fields, begs that, according to the late Act, she may pay the remainder of the fine of 320 <i>l.</i> set upon the Earl of Berks, who with the Lady Elizabeth, his wife, by indenture on payment of 18 Car. for 1,700 <i>l.</i> , demised to her late husband the mansion house, then lately built by the Earl, called New Elme, <i>alias</i> Ewelme Park, co. Oxon, with 895 acres, and 6 acres of meadow in Bensington and Warborough, Oxon, for 99 years at a pepper-corn rent. The Earl compounded for the lands at 320 <i>l.</i> , and has paid a moiety of the fine.			68 447 477
	29 Aug. Petition rejected	-	-	11 104
R. 68 471	13 Sept. Ordered to bring in a particular of the estate for which she desires to compound, and the case referred to Reading.			11 166 68 474
	20 Sept. The Earl to have notice to shew cause why the petition should not be granted.			11 186
	11 Oct. If he pay not his fine by 10 Nov. 1650, the Committee for Compounding will hear Mrs. Bickers further.			11 222
P.B. 68 480	7 May 1651. She complains of delay caused by the Earl's pretences, and renews her petition to compound, begging to be allowed the fee-farm rent of 60 <i>l.</i> a year since sequestration.			68 451
	7 May. Both parties to be heard	-	-	14 108
	7 May. The Earl to be re-sequestered for neglecting payment of his latter moiety.			14 110
H. 14 116	22 May. Mrs. Bickers' fine, 201 <i>l.</i> 4 <i>s.</i> , to be paid, $\frac{1}{2}$ in 14 days, the rest within 6 weeks.			14 132
C. 68 479				
D. 68 465 -470	23 May. The Earl begs a month's time for payment of his whole fine, and forbearance of sequestration meanwhile, and that the Committee for Compounding would receive nothing from Mrs. Bickers. His necessities, not his refractoriness, have prevented him from making his second payment. Noted that the Committee can do nothing.			67 356
C. 68 479	28 May. Mrs. Bickers having paid in a moiety, the 60 <i>l.</i> a year fee-farm rent named in Auditor Sherwin's certificate is to be paid into Goldsmiths' Hall, and if Mrs. Bickers shall be molested for the arrears before Michaelmas 1649, the Committee for Compounding will make a certificate that shall acquit her from molestation. As to the 600 <i>l.</i> deposited to be received by Wm. Elbourne, one of the tenants of New Elme, in the name of Mrs. Bickers, he is ordered to shew cause why he received the said sum.			14 137
R. 68 461				
REC. 68 456 -460				
D. 68 453				
	11 June. The fine being paid, the claim of Mrs. Bickers allowed till she is repaid the 201 <i>l.</i> 4 <i>s.</i> debt and interest.			14 155

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17 April 1649.

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- 3 Dec. 1651. The County Committee reporting executions by the sheriff on the estate for debt, are ordered to prevent them. 30 465
- 22 Jan. 1652. Order that the Earl's estate be re-sequestered for not paying the latter  $\frac{1}{2}$  of his fine. 30 465
- 18 May. Mrs. Bickers' payment of 200*l.* 1*s.* 4*d.* to be in part payment of the Earl's fine. 12 437
- 8 Sept. Nicholas Bowman and John Godsalue, creditors of the Earl of Berkshire, beg a warrant to the sheriff of Wilts to restore them to possession of Higham Lodge and park. By consent of the Earl, they obtained two judgments against him for debts of 922*l.* and 600*l.*, and for recovery sued forth two writs of *elegit* from the Court of Common Bench at Westminster, directed to the sheriff of Wilts, by force of which he extended the Earl's lands, and set forth to petitioners the lodge and park containing 201 acres in Westport and Brockenborow, and the annual rents of lands in Brockenborow, worth 200*l.*  
Bowman has strengthened his extent by an action of ejectment in Easter Term last, and obtained a judgment thereon in Trinity Term, and is thereby entered into actual possession of the premises, and he put Thomas Bowman, his brother, into possession, to keep the park for him; yet the Earl, by sinister means, has procured from the County Committee a warrant directed to Samuel Fry, and two others, who, assisted by other riotous persons, came to the lodge, broke down a part of it, and assaulted petitioner's brother, and turned him out. They beg a warrant to some justices of the peace to examine and punish the said riotous persons, and a certificate from the County Committee of the cause of their making the said warrant. 67 357
- 8 Sept. The County Committee ordered to certify what they have done in pursuance of the last order for re-sequestering the Earl's estate. The petitioners' title referred to Reading. 17 197
- 21 Sept. Having received information that the Earl's estate in Wilts, worth 1,500*l.* a year, is by the County Committee let for 200*l.* a year in trust for him, the Committee for Compounding require them to certify whether it is sequestered, to whom and when let, and whether surveyed, &c., according to instructions. 17 247
- 30 Nov. The Committee for Compounding receiving no answer signify to the County Committee that they are informed the Earl enjoys his estate, so that his tenants at Malmesbury and Charlton, pay their rents to him, and that he intends to cut wood on the estate. They direct the County Committee to call the tenants together, and prohibit both proceedings. 17 455
- 4 Jan. 1653. The fine being paid, the sequestration of the Earl's estate is discharged. 24 1080
- c. 32 147  
L.C.C. 171 259  
B. 171 233  
c. 34 46  
1 Feb. The Trustees for Sale of lands forfeited for treason are informed by the County Committee that the Earl, whose name is in the last Act for Sale, did on 31 Dec. 1651, pay in the remaining part of his fine, with interest in full, and thereupon had a discharge, and are requested to forbear further proceedings against him. 17 658
- 18 May. His fine being paid with interest, his bonds are to be delivered up. 12 542

## CLAIMANTS ON THE ESTATE.

- 7 May 1650. WM. LENTHALL, Speaker of the House of Commons, moving to be allowed his extent upon the Earl of Berkshire's lands in co. [Notts], order that the rents be suspended till the Committee have examined the deed and determined thereupon; the Speaker to appoint what day within eight days he can be at leisure for the same. 8 28  
10 21

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17 April 1649.	EARL OF BERKSHIRE, &c.— <i>cont.</i>				88 561
	7 May 1650. Committee for Compounding to the County Committee for Notts. The case of the Speaker and Lady Gargrave, touching Newark Castle, and the lands belonging to the Earl of Berkshire, is in examination, and proceedings are to be respite till further directions.				
	16 May. The deed made to the Speaker by the Earl of Berkshire referred to Mr. Reading.	8	29		
	28 Aug. Speaker Lenthall, to the Committee for Compounding. I have formerly desired allowance of a deed from the Earl of Berks to me and others, dated 16 May 1642, whilst the Earl sat at Westminster, a member of the late House of Lords, mortgaging to us the Castle of Newark, and lands in Newark, Stoke, and Averham, co. Notts, for payment of 2,060 <i>l.</i> with interest at 8 per cent. on the 3rd November following.	11	111		
	His lordship not performing the payment, so soon as Newark was reduced to the obedience of Parliament, we made an entry upon his estate, and enjoyed it, our title being allowed by the then County Committee, but of late some question has been made of our right. Our principal witness to prove the money paid, the sealing and delivery of the deed, &c., is far in the country; and being a delinquent, cannot be examined here without licence from the House of Parliament or Council of State, which licence, by reason of great affairs, could not be obtained till very lately. I have sent a messenger on purpose with it unto him, but fearing lest the remoteness of his abode or other accidents may hinder his coming to these parts before the time limited, we hereby tender our claim, desiring liberty to compound for the remainder, when we clear our title to the same.	100	31, 35		
P.M. 100 39	29 Aug. Case referred to Brereton	-	-	-	11 111
					100 36
D. 100 41	18 Feb. 1651. Lenthall admitted to compound according to the	14	14		
E. 100 33	Act of 1 Aug. 1650. Fine 135 <i>l.</i>	100	43		
	21 March. Fine remitted, it appearing that 2,400 <i>l.</i> is owing upon the mortgage, and the mortgaged lands are but for two lives, and worth only 240 <i>l.</i> a year, and not as much as the debt owing thereon.	14	58		
	7 Oct. The County Committee having ordered the tenants to pay the rents to them, notwithstanding the foregoing order discharging the estate, they are required to yield obedience, and pay back any rents received from the estate to the Speaker.	15	41		
P.M. 110 557	22 Aug. 1650. Wm. POWELL, <i>alias</i> HINSON, begs to compound on the late Act for 7 mills at Newark-on-Trent, value 90 <i>l.</i> a year, mortgaged in 1641 to his uncle, Sir Edward Powell, by the Earl of Berkshire for 500 <i>l.</i> with interest, which is unpaid, and in 1649 by Sir Edward assigned to petitioner. The Earl has not perfected his composition, therefore begs either the mills or the money.	110	555		
D. 110 561					
-563					
D. 110 539	22 Aug. Referred to Brereton	-	-	-	11 85
E. 110 533	11 Feb. 1651. Order on report that he be allowed to compound at a fine of 130 <i>l.</i> , and hold the estate till the fine and his debt are paid. The County Committee to certify the value thereof.	10	397		
					400
	25 Feb. Fine paid and estate ordered to be discharged	-	-	-	14 25
	12 Nov. He complains that this order notwithstanding, the County Committee have received the Lady Day rents, and let the estate for 7 years at 80 <i>l.</i> a year, although he compounded for it at 90 <i>l.</i> Begs that the lease may be vacated, and that he may have the rents due since his composition.	110	584		
	12 Nov. He is to enjoy what he compounded for, and if the estate is let at an under-value, the lease is to be made void; if not, the lessee is to hold it one year, paying rent to Powell, who is then to enjoy the premises.	15	48		

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17 April 1649.		
c. 110 581	20 Feb. 1652. County Committee to repay to Powell 80 <i>l</i> . received from the estate contrary to orders, and no allowance of 1 <i>s</i> . in the pound to be made them on that receipt.	16 46 110 605
d. 110 607	13 July. Order reinforced on complaint of non-payment, or a messenger to be sent for the late County Commissioners.	16 692
	15 Oct. The threat to send for them up unless they clear their account with the Auditor in 14 days repeated.	30 326
	6 May 1651. Order on COL. JOHN BERKSTEAD's request to be tenant to Newelme Park, co. Oxon, sequestered from the Earl of Berkshire, that the County Committee survey the premises, and certify their value at a 7 years' lease.	14 106
	12 Dec. Berkstead begs leave to lay an extent on the lands of the Earl of Berkshire for 1,100 <i>l</i> ., and 500 <i>l</i> . lent to the Earl, 14 Charles, by Wm. Elbourne, who married petitioner's sister, for which Elbourne was arrested, and petitioner had to pay 500 <i>l</i> . to save him from ruin. Has a bond from the Earl to Elbourne for 1,577 <i>l</i> . The Earl has compounded, but failed in paying the second $\frac{1}{2}$ of his fine, yet the agent of co. Wilts protects him from the extent.	66 867
	12 Deco. County Committee to certify whether the Earl's estate in co. Wilts is sequestered, and if not, it is to be so for non-payment of the fine, and the agent is to come up and give an account why it is not sequestered.	15 131
	22 June 1652. JOHN STRANGE, merchant tailor of London, begs reference to counsel of his claim to a debt of 500 <i>l</i> . on bond of 1,000 <i>l</i> . from the Earl of Berkshire, which debt after much law expense, he obtained an order to levy on the estate, but is obstructed therein, because the Earl is a delinquent, and willingly, as petitioner thinks, allows his estate to lie under sequestration for non-payment of the latter $\frac{1}{2}$ of his fine.	119 360
	22 June. Referred to Reading - - - - -	16 577
P.R. 217 367	1 May 1649. CHARLES, LORD HOWARD, VISCOUNT ANDOVER, begs to be joined in his father's composition. Left the King's party four years since, and went beyond seas, where he still remains.	91 670
d. 217 372	19 July. Begs to compound for himself on Exeter Articles, his estate being but 250 <i>l</i> . a year for life.	217 366
c. 217 369	25 Sept. Fine, 375 <i>l</i> . - - - - -	6 214
e. 217 363	4 June 1650. Fine increased to 625 <i>l</i> . at $\frac{1}{2}$ - - - - -	8 99
H. 8 180	26 July. Fine allowed to stand on Exeter Articles at 500 <i>l</i> ., on certificate of Lord Fairfax.	11 22 250
P.R. 216 357	EDMUND COOPER, York, Co. York.	
P.R. 5 87		
D. 216 355, 353	17 April 1649. Begs discharge for delinquency in adhering to the forces raised against Parliament, as not being worth 200 <i>l</i> .	216 352
R. 216 347, 359		
NOTE 216 350	1 May. Fine at $\frac{1}{2}$ , 20 <i>l</i> . - - - - -	6 32
	GERVASE DOVEY, Wolverhampton, Co. Stafford.	
P.R. 214 519	17 April 1649. Compounds for delinquency in arms. Laid them down at the siege of Gloucester.	214 518
P.R. 5 87		
R. 214 515	28 June. Fine 105 <i>l</i> . - - - - -	6 129
O.C. 12 131	16 Jan. 1652. Noted as having elapsed payment of the second half of his fine.	12 393
	15 April. Complains that whilst in London, in prosecution of his composition, Capt. Backhouse, one of the late County Committee, distrained several cattle from him and his tenants, worth 13 <i>l</i> ., and begs order for re-payment thereof. Noted, the Commissioners cannot relieve him.	81 235
	15 May. Fine paid and estate discharged - - - - -	12 435

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		ABRAHAM DOWCETT, Martin's-in-the-Fields.	
P.R.	216 669	17 April 1649. Compounds, though not sequestered nor in arms in the second war.	216 663
	-671		
P.R.	5 87	6 Aug. Fine at $\frac{1}{2}$ , 168 <i>l</i> . 2 <i>s</i> . 6 <i>d</i> .	6 187
NOTE	216 666	13 Aug. Begg to rectify some mistakes in his composition, and asks discharge of some malt seized by the County Committee of Sussex for a debt of 200 <i>l</i> . due to him. Noted for the sub-committee to report whether the debt was in his particular.	216 662
R.	216 657		
P.R.	70 279		
P.R.	6 201	1 Sept. The malt to be restored, the debt being compounded for -	6 204
C.	216 667	6 Nov. Additional fine, 45 <i>s</i> . -	6 235
R.	216 659		

## JOHN EDWARDS, Merchant of Bristol, Co. Gloucester.

P.R.	83 541	17 April 1649. Begg discharge for delinquency in arms. Laid them down in 1642. Is not worth 200 <i>l</i> .	83 537
		17 April. Reference but no order -	5 87

## HENRY HAWKINS, Chippenham, Wilts.

P.R.	5 87	17 April 1649. Begg to compound. Having adhered to the forces raised against Parliament, his estate is for that delinquency liable to sequestration.	90 482
P.R.	210 613	4 May. Petition renewed to compound on his own discovery -	210 611
R.	210 609	10 May. Fine 30 <i>l</i> .; and 8 <i>l</i> . 15 <i>s</i> . for personal estate -	6 40

## HEN. HERON, Cressy Hall, Co. Lincoln.

P.R.	218 785	17 April 1649. Begg to compound. Being servant to the late King, repaired to his quarters, and adhered to and assisted the forces raised against Parliament.	218 784
P.R.	5 87		
PROT.	7 104		
R.	218 779	17 April 1650. Fine at $\frac{1}{2}$ , 27 <i>l</i> . 9 <i>s</i> . -	7 103
D.	218 787	15 Oct. 1651. Advanced to 468 <i>l</i> . 11 <i>s</i> . 8 <i>d</i> ., and his estate in the manors of Surfleet, Risegate, Cressy Hall, &c., which Lady Sedley had by virtue of a mortgage at the time of his composition, but for which she has neglected to compound, to be sequestered.	12 324
H.	15 114, 136		218 788
D.	92 423	17 Dec. Remonstrates, and begs a protection from arrest, that he may attend the Committee for Compounding. Granted.	92 426
			15 141
		23 Dec. His fine having been set for an estate in expectancy after the death of his father, Sir Edward Heron, who is 80 years old, and it appearing that by his said father, his elder brother, deceased, and himself, the estate is charged with 8,800 <i>l</i> . debts, the said debts are allowed at the rate of a tenth part, and 238 <i>l</i> . is abated of the fine, which is to be 230 <i>l</i> .	15 152
		5 Feb. 1652. Reduced still further to 218 <i>l</i> . -	12 399
c.	32 173	6 Feb. Paid and estate discharged -	12 411
		27 May 1656. His plea against the decimation tax, that his estate was settled on trustees in 1652, referred by Council to Maj.-Gen. Whalley, to peruse the deed and certify.	177 146
		10 July. Order in Council on his report, that the Major-General and Peace Commissioners for co. Lincoln discharge him from further proceedings.	177 236

## THOS. HOOKE, Clerk, Chichester, Sussex.

c.	91 938	17 April 1649. Compounds for delinquency in going into Oxford, then a garrison for the King.	215 124
P.R.	215 126		
P.R.	5 87	3 July. Fine at $\frac{1}{2}$ , 140 <i>l</i> . -	6 142
R.	215 121	6 Nov. 1650. Begg to compound on the votes of 2 Oct. 1650, for lands in Hawkley, co. Hants, for which he had a saving.	91 962
D.	91 966	6 Nov. Granted on proof that he held the lands at the time of composition.	12 6
P.R.	91 963	12 Dec. Fine at $\frac{1}{2}$ , 125 <i>l</i> .; with order for leave to sell lands worth 10 <i>l</i> . a year to pay his fine.	12 63



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17 April 1649.			
	12 Feb. 1651. Fine paid and estate discharged	- - -	12 122 91 943 235 193
R.C. 14 93 D. 64 981 L. 64 985	23 April 1651. JOHN AUSTIN, of Hawkley, Hants, begs restoration of lands in Hawkley, yearly value 25 <i>l.</i> , purchased of Rich. Kingswell, deceased; was quieted in the same by an injunction in Chancery.		64 979
	5 June. Complains that he has been ejected on pretence that Hooke is in composition for the lands, yet they were never sequestered for any delinquency of Hooke. Begs reference to counsel.		64 983
	18 Dec. Hooke complains that he cannot obtain the said estate, because John Austin, who had got into possession, still keeps it. Begs an order to the County Committee to give him possession.		91 941
	14 Jan. 1652. Complains that though he has compounded for an estate in Hawkley, co. Hants, value 25 <i>l.</i> a year, for which he had a saving, and paid 125 <i>l.</i> , and was ordered 12 Jan. 1651 to be allowed to enjoy it, he cannot obtain it, because John Austin, who got possession during sequestration, still retains it. Begs an order to the County Committee to give him such possession of the lands as he had at the time when they were sequestered, "that so himself, and wife, and children may be preserved from ruin."		91 940
	14 Jan. Order for restoration, unless the present tenant had a lease before the sequestration.		15 194

JOHN JAMES, Horne, Surrey.

P.R. 215 5	17 April 1649. Begs to compound. Being very young, was drawn into the last insurrection in Surrey.	215 4
P.R. 5 87		
R. 215 1	29 June. Fine at $\frac{1}{2}$ , 505 <i>l.</i>	- - - - - 6 138

RICHARD LOWE, Harbridge, Hants.

P.R. 215 131	17 April 1649. Begs to compound as a self-discoverer for delinquency in the first war. Was never in arms nor otherwise engaged in the second war.	215 130
-133		
P.R. 5 87		
R. 215 127	3 July. Fine 100 <i>l.</i> 4 <i>s.</i>	- - - - - 6 142
P.R. 226 811	31 Aug. 1652. Note that he has a saving to compound for the manor of Fisherton Anger, co. Wilts, and Bromfield, co. Hereford, for which he is in suit.	12 519
	6 April 1653. Being lately summoned by the County Committee to compound for the same or show cause to the contrary, shows that, since composition, he finds he has no right to Bromfield Manor, co. Hereford, which was sold before his composition. Is still in suit for Fisherton Anger Manor, co. Wilts, both at Common Law and in Chancery. Begs that the saving may be continued.	226 815 98 797
	6 April. Granted to the end of Trinity Term, on oath made that he has no judgment for it.	12 540 226 813
P.R. 12 579	23 Nov. Having recovered some part of the said manor, begs to compound for it at his former rate.	98 796 226 815
226 817		
R. 226 809	2 Dec. Fine at $\frac{1}{2}$ , 47 <i>l.</i> 17 <i>s.</i>	- - - - - 226 817
P.R. 24 1146	25 Dec. Paid and estate discharged	- - - - - 24 1146
O.C. 12 633		Y
64100.		

17 April 1649.		Vol. No. G or p.	
RICH. NEWMAN, Hemingford Abbots, Hunts.			
C. 211 87, 91	17 April 1649. Begg to compound for delinquency in adhering to the forces raised against Parliament.	211	86
P.R. 5 87			
P.R. 211 89	17 May. Fine at $\frac{1}{2}$ , 61 <i>l.</i> 10 <i>s.</i>	-	6 51
R. 211 83			
MAT. NICHOLAS, Salisbury, Wilts, D.D.			
P.R. 212 801	17 April 1649. Begg to compound on Oxford Articles for delinquency; went there and elsewhere in the King's quarters. His estate being not worth 200 <i>l.</i> , did not sooner tender himself for composition.	212	799
R. 212 797			
	5 June. Fine at $\frac{1}{10}$ , 15 <i>l.</i> 6 <i>s.</i>	-	6 90
	23 July. Desires to add to his particulars a lease, holden of the Dean and Chapter of Salisbury, yearly value 14 <i>l.</i>	212	801
SIR PETER OSBORNE, and HENRY, his second Son, Chicksands, Co. Bedford.			
P.R. 5 27	17 April 1649. Henry begg to compound for delinquency. Assisted the late King against Parliament.	216	654
R. 216 651			
	27 July. Account of his estate,—beside personalty, horses, &c., value 30 <i>l.</i> ,—being a reversion after the death of his parents, Sir Peter Osborne and Lady Dorothy [née Danvers], of Pickering Rectory, co. York.	216	655
	31 July. Fine 5 <i>l.</i>	-	6 183
P.R. 216 649	29 May 1649. Sir Peter compounds for delinquency. Bore arms in the first war against Parliament. Is beyond seas, and begg the benefit of the late votes.	216	648
R. 216 625			
	31 July. Fine at $\frac{1}{2}$ , 2,266 <i>l.</i> 5 <i>s.</i> 4 <i>d.</i>	-	6 183
P.R. 216 644	13 Aug. Begg a review, and allowance of debts charged on his lands, the evidence of which could not formerly be produced; also leave to compound for a legacy to his wife from Capt. Peter de Lean of 100 <i>l.</i>	216	641
D. 216 645			
R. 216 639			
	2 April 1650. Fine on the legacy, 33 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , and the former fine to stand.	7	87
	7 May. Fine to be paid by the end of May	-	8 25
	4 June. Paid and estate discharged	-	8 106
	22 Nov. 1649. THOMAS and FRANCIS OSBORNE beg that Sir Peter, their eldest brother, may not be allowed to compound for North Fambridge Manor, Essex, settled by Sir John Osborne, their father, on them and two brothers, now dead. If he do compound, they beg that possession may not be granted him, but he be left to try his title at law.	108	620
	22 Nov. Granted, and the County Committee are not to alter the possession of the estate, although Sir Peter compounded for it and obtained letters of suspension.	9	11 235 194
P.R. 216 633	8 Nov. 1650. Sir Peter and Henry Osborne beg to compound, the one for the reversion of, the other for Pickering Rectory, co. York, for which they had savings, held by lease for 3 lives of the Dean of York, at a rent of 100 <i>l.</i> a year, being worth 510 <i>l.</i> a year, but charged with the payment of an annuity of 200 <i>l.</i> to Lady [Philippa] Carey, [wife of Sir Thos. Blackwall]; Sir John Danvers, heir of the Earl of Danby, who devised it to petitioners, disputed their interest, but all are now agreed.	216	631 636
P.R. 12 13			
R. 216 627			
D. 216 637			
O. 12 54	Sir Peter begg to add 60 <i>l.</i> a year to the value in his former particular of North Fambridge Manor, which he finds is worth 120 <i>l.</i>		
H. 12 55			
	10 Dec. Fine for father and son on the added particulars, 1,437 <i>l.</i> 10 <i>s.</i> , 300 <i>l.</i> of which is to be paid to the Commonwealth, the rest to Sir John Danvers.	12	60 55
	24 Dec. Paid and estate discharged	-	12 74

COMMITTEE FOR COMPOUNDING.—CASES.

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17 April 1649.

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- 8 Jan. 1657. Hen. Osborne petitions the Protector against the decimation tax, especially because it would give him the character of disaffection, whereas since his discharge on Oxford Articles, he has been obedient and peaceable; or begs a composition. Hopes the return of his service is of more value than the small  $\frac{1}{10}$  of a younger brother's estate. 235 195
- 8 Jan. 1657. Order in Council that the petitioner be not committed. 177 621
- CLAIMANT ON THE ESTATE.
- 30 Aug. 1650. SIR THOS. BLACKWALL, of Mansfield Woodhouse, Notts, in paying his fine (*see* 9 May 1646, p. 1277) says that he was unable to pay before because of the non-payment of his annuity, in his wife's right, of 200*l.* issuing out of Pickering Rectory, co. York, sequestered for Sir Peter Osborne's delinquency. Has not received a third part thereof, and begs order to the County Committee to pay him the arrears now in the tenants' hands, and to take effectual course for its regular payment in future. 69 152
- 30 Aug. County Committee to certify what arrears are in the tenants' hands, the cause of the restraint, &c. 11 125
- 5 Dec. 1650. On motion of Sir Thos. Blackwall, and of Sir John Danvers touching him, the County Committee are ordered to account with Sir Thomas for what rents he has received since his composition, and repay him what they have received since from Pickering Rectory. 10 248  
69 159
- 5 Dec. Sir John Danvers to have a copy of Sir Thos. Blackwall's particular, and of so much of the certificate of the County Committee as concerns the rectory. 12 55
- 21 May 1651. Blackwall complains that the County Committee do not pay the annuity, and have imposed heavy assessments on it for the last three years, although it was paid entire by the late Earl of Danby, who devised the rectory to Sir Peter Osborne conditionally to pay the said sum to Lady Philippa, widow of Sir Ferdinando Carey, and now Blackwall's wife. Begs order to the County Committee to pay him his due, and a declaration that the annuity ought not to be assessed, or at most only charged with his proportion, as by the Act for 120,000*l.* a month, and without prejudice to his demanding it in future entire from Sir Peter Osborne, or any under him. 69 156
- 31 Aug. He is to bear his proportion of assessments on the rectory, and the County Committee are to obey the order of 5 Dec. 1650. 14 129
- 29 July. Blackwall complains that there being in the last order no proportion of assessment named, nor any injunction for payment of last year's annuity, the County Committee do not relieve him. Begs order for its payment, and for the proportion he is to pay for assessment to be named in the order, that he may be enabled to pay the 50*l.* remaining due for the latter part of the fine for his twentieth part. He admits that the annuity is assessable after the rate of 1,000*l.* personal estate. 69 149
- 29 July. The annuity discharged from further composition, his composition for it having been made and accepted by Parliament, before the votes of 9 Oct. 1649, and Sir John Danvers is not to be allowed the fine paid by Blackwall. 12 281
- 8 Oct. Blackwall begs that, there being a dispute between him and the receiver of the profits of Pickering Rectory touching the proportion of assessments for the years 1649 and 1650, the County Committee would order it to be assessed as a personal estate, according to the Act for raising 120,000*l.* a month. 69 153
- 8 Oct. He is to pay his part for the 200*l.* a year annuity proportionable to that paid by the Commonwealth for the rest. 15 44

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17 April 1649.	SIR PETER AND HEN. OSBORNE— <i>cont.</i>		
	31 Aug. 1652. Note of Blackwall's request for a respite as to the 200 <i>l.</i> a year devised to his wife by the Earl of Danby, until they are seized thereof.	12	517
c. 32 63	3 Nov. It appearing that he never compounded for the annuity, but had only a saving to compound, he is fined for it at $\frac{1}{2}$ 300 <i>l.</i>	12	508
	23 Dec. Ordered to pay the fine within 14 days	12 69	530 180
c. 32 182	29 March 1653. To be sequestered for non-payment	12	540
O.C. 25 254	10 Jan. 1654. On Thomas Blackwall's death, Richard Blackwall, to whom, 16 Dec. 1653, he had conveyed all his interest in Pickering Rectory, petitions against the sequestration of the rectory of Mansfield Woodhouse for payment of the fine of 300 <i>l.</i> aforesaid. All pretence of interest in the Commonwealth to the said annuity is determined by the death of Thomas Blackwall, who was 1,100 <i>l.</i> in debt upon statute to petitioner.	69	145 173
P.R. 25 180			
69 171			
D. 69 177			
E. 69 163			
-169			
C. 34 2	26 Jan. The fine to be levied on Pickering Rectory, and Mansfield Rectory to be discharged.	19	1161
58 123			
PEREGRINE PALMER, Chichester, Sussex.			
P.R. 213 355	17 April 1649. Compounds for delinquency in arms in the first war.	213	354
P.R. 5 87			
R. 213 351	12 June. Fine 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	6	103
HEN. STEPHENS, Esington, Oxon.			
P.R. 217 231	17 April 1649. Compounds for delinquency in the first war. Served in the garrison of Oxford.	217	326
P.R. 5 87			
D. 217 327, 329			
R. 217 323			
C. 34 97	13 Aug. Fine 140 <i>l.</i> 10 <i>s.</i> 8 <i>d.</i>	6	196
WM. TATAM, Pontefract, Co. York.			
P.R. 210 104	17 April 1649. Compounds, not being yet sequestered, for delinquency in adhering to the King's forces. His estate is only a reversion after a life.	210	105
P.R. 5 87			
R. 210 101	24 April. Fine at $\frac{1}{2}$ 75 <i>l.</i>	6	22
LANCELOT THORPE, Winchester, Hants.			
P.R. 210 307	17 April 1649. Begg to compound for delinquency in arms	210	305
R. 210 301	1 May. Fine at $\frac{1}{2}$ 120 <i>l.</i>	6 235	29 196
	3 July. His wife begs mitigation of the fine in respect of their own discovery, according to the votes of 21 March 1649.	210	304
	3 July. Reduced accordingly to 57 <i>l.</i>	210	301
MERVIN TOUCHETT, Compton, Wilts.			
P.R. 210 787	17 April 1649. Compounds on his own discovery, Parliament admitting such compounders at a year's value of their real estate, and $\frac{1}{3}$ of their personal.	210	785
R. 210 783			
	15 May. Fine 200 <i>l.</i>	6	47
	2 Aug. 1653. On order for sequestration for non-payment, the County Committee of Wilts testify that he is not resident, nor has any estate in their county.	171	249
c. 34 50			

17 April 1649.

JOHN WALTON, Higham, Somerset.

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P.E. 210 383	17 April 1649. Compounds for delinquency in leaving his habi-	210	383
P.E. 5 87	tation and adhering to the King.		
D. 210 385	1 May. Fine at $\frac{1}{2}$ , 128 <i>l</i> .	6	31
E. 210 379	21 March 1651. Thos. Snow petitions the Committee for Compound-	138	525
D. 138 527	ing on his behalf. Walton was constrained to borrow money to		
	pay his first moiety, and when petitioner found the remainder		
	was not paid, he hastened to London to pay it, but falling		
	down a pair of stairs, was disabled. Begs that the remainder		
	of Walton's fine may be accepted.		
	16 Jan. 1652. Note that Walton has lapsed the time of payment-	12	393
o.c. 12 563	14 May. Fine paid and estate discharged	12	434

SILVANUS WRAYFORD, Silvertown, Devon.

D. 215 138	17 April 1649. Compounds for delinquency in adhering to the	215	142
P.E. 215 139	forces raised against Parliament.		
P.E. 5 87	3 July. Fine at $\frac{1}{2}$ , 193 <i>l</i> . 3 <i>s</i> .	6	142
E. 215 135			

18 April 1649.

RICH. BRUGIS, Elsborough, Bucks.

P.E. 210 507	Compounds for delinquency in arms in the first war	210	506
E. 210 503	8 May 1649. Fine on his own discovery 40 <i>l</i> .	6	36
	9 Sept. 1651. Ordered to produce his discharge	15	10

HUM. HYDE, Kingston Lisle, Berks.

P.E. 214 413	18 April 1649. Compounds for delinquency in adhering to the	214	412
E. 214 409	forces raised against Parliament.		
	27 June. Fine at $\frac{1}{2}$ , 670 <i>l</i> . 16 <i>s</i> .	6	127
	4 July 1650. Paid and estate discharged	8	201

20 April 1649.

CAPT. GREGORY BAKER, Tillingham, Essex.

P.E. 65 127	Begs to compound for delinquency in arms at Colchester	65	125
L.C.C. 65 216	12 June 1651. Order for Sam. Wheeley, of Chelmsford, to have $\frac{1}{2}$	14	159
NOTE 65 127	of the profits of Dagenham Farm, part of the estate of Baker,	65	216
	discovered by him.		

ROB. BING, D.D., All Cannings, Wilts.

E. 214 267	20 April 1649. Compounds for delinquency in leaving home,	214	270
P.E. 214 271	repairing to the King's quarters, and joining his forces.		
	27 June. Fine at $\frac{1}{2}$ , 87 <i>l</i> . 10 <i>s</i> .	6	123

ROGER BRENT, Thrup, Oxon.

P.E. 214 89	20 April 1649. Compounds for delinquency in arms; laid them	214	88
E. 214 85	down in 1643.		
	25 June. Fine at $\frac{1}{2}$ , 138 <i>l</i> . 4 <i>s</i> .	6	130

THOS. CARDIFF, the Helme, Ewyas-Harold Parish, Co. Hereford.

P.E. 72 917	20 April 1649. Compounds for delinquency in arms. In Dec. 210	533	
210 535	1644, retired into co. Glamorgan, and has in no way since en-		
E. 210 531	gaged against Parliament.		
	8 May. Fine at $\frac{1}{2}$ , 150 <i>l</i> .	6	37

20 April 1649.		SIR NICH. COLE, Bart., Newcastle, Northumberland.		Vol. No. G. or p.	
P.E. 212 831	20 April 1649. Compounds for delinquency in arms. Was taken	212	829		
R. 212 827	prisoner at the reducing of Newcastle.				
	5 June. Fine at $\frac{1}{2}$ , 312 <i>l.</i> 10 <i>s.</i>	-	6	91	
	16 Jan. 1652. Noted as having elapsed payment of his fine	-	12	392	
	20 May. Paid and estate discharged	-	12	440	
JOHN DENIS, Cockerham, Co. Lancaster.					
P.E. 216 325	20 April 1649. Compounds for delinquency in adhering to and	216	324		
R. 216 321	assisting the forces raised against Parliament.				
	24 April. Fine at $\frac{1}{2}$ , 12 <i>l.</i> 10 <i>s.</i>	-	216	321	
ROB. ELLIS, Sen. (late), Towthorp, and ROB. ELLIS, Jun., Rudston, Co. York.					
P.E. 84 130	20 April 1649. The son, aged 15, begs to compound for the delin-	84	134		
135	quency of his late father, who went to Scarborough whilst it				
C. 172 523	was a garrison for the King. Has 7 brothers and sisters.				
L.C.C. 172 521	10 March 1652. Begs an order for the County Committee to	84	127		
C. 172 519	certify why his lands are sequestered. Granted.	16	111		
L.C.C. 172 517	22 June. Petition to compound and to be restored to his estate,	84	131		
	renewed.				
	22 June. Referred to the County Committee	-	16	577	
SUR. 58 144	6 April 1653. He begs to compound on the additional Act for	84	111		
R. 225 139	Sale. His father died at Scarborough Castle in 1644, and	225	143		
P.E. 235 197	he, being an infant and destitute of friends, could not earlier				
	compound.				
	6 April. Referred to Reading	-	225	145	
	14 April. Fine at $\frac{1}{2}$ , 525 <i>l.</i>	-	225	141	
		-	235	198	
	6 Sept. Paid and estate discharged	-	24	1122	
SUR. 58A 517	27 Sept. Compounds on the late Act for Sale for lands in Dur-	226	369		
P.E. 226 371	ham, lately surveyed of Rob. Ellis, sen.	84	126		
R. 226 367	14 Oct. Fine at $\frac{1}{2}$ , 268 <i>l.</i> 12 <i>s.</i>	-	226	371	
PURCHASER OF THE ESTATE.					
O.T.T. 84 87	25 Nov. Discharge from sequestration of lands, &c., in Long	18	909		
	Newton and Grindon, co. Durham, forfeited by him, and				
	bought from the Treason Trustees by Allan Lamont and Rob.				
	Bushell.				
ALEX. FRANKISH, Waters Stratford, Bucks.					
P.E. 210 241	20 April 1649. Compounds for delinquency in arms, for which he	210	240		
R. 210 235, 238	is liable to be sequestered.				
	26 April. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	-	6	26	
ROGER GARDNER, White Waltham, Berks.					
P.E. 210 513	20 April 1649. Begs to compound on his own discovery for delin-	210	511		
R. 210 509	quency in arms in the first war only.				
	8 May. Fine at $\frac{1}{2}$ , 15 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6	36	
HENRY GILBERT, Clerk, Whatley, Co. Warwick.					
NOTE 211 457	20 April 1649. Compounds for delinquency in going into Lich-	211	441		
REC. 211 446	field garrison.				
P.E. 211 443	22 May. Fine at $\frac{1}{2}$ , 110 <i>l.</i>	-	6	53	
R. 211 439					

20 April 1649.

ROB. HAZLEWOOD, Clerk, Kirkby Underwood, Co. Lincoln, and ROBERT, his Son. Vol. No.  
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P.E. 212	59	20 April 1649. The father compounds for delinquency in leaving	212	57
B. 212	55	his habitation for the King's quarters, and adhering to the		59
		forces raised against Parliament, and requests that his son		
		may be joined in the composition.		
		25 May. Fine at $\frac{1}{2}$ , 74 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> . . . . .	6	69
		29 Jan. 1650. Paid and estate discharged . . . . .	7	7

GEO. JACKSON, York, Co. York.

P.E. 212	508	20 April 1649. Compounds for delinquency in arms in the first	212	507
B. 212	505	war only. Will never hereafter act against Parliament.		
		31 May. Fine at $\frac{1}{2}$ , 64 <i>l.</i> 10 <i>s.</i> . . . . .	6	85

## PURCHASER OF THE ESTATE.

O.T.T. 95	909	29 Aug. 1653. Discharge from sequestration of houses, &c., Leven	18	929
		and Catwick parishes, co. York, forfeited by Jackson, and		
		bought from the Treason Trustees by Hugh Bethell.		

HENRY JAY, or JEY, London, Servant to the Prince.

PASS 212	117	20 April 1649. Compounds for delinquency. Attending his place,	95	337
P.E. 212	115	repaired to the King's garrison and lived in Oxford.		
B. 212	111	4 May. Petition renewed . . . . .	212	113
		25 May. Fine at $\frac{1}{2}$ , 132 <i>l.</i> . . . . .	6	70
c. 32	111	28 May 1650. On his request for his fine to be reduced to $\frac{1}{10}$ on	8	81
		Oxford Articles, order that the former fine stand.		

CAPT. ELIAS JORDAN, Merchant and Mariner, London.

P.E. 211	673	20 April 1649. Bega to compound for delinquency in going to	211	672
	-677	the revolted ships. Has begged the Parliament for the benefit		
	235	of the Ordinance of Indemnity, which was allowed him by the		
B. 211	669	Earl of Warwick, the commander of the fleet. Parliament		
		referred him to the Committee of the Navy, where his case		
		has long depended.		
		24 May. Fine at $\frac{1}{2}$ , 541 <i>l.</i> . . . . .	6	63
		29 May. The fine being paid or secured, sequestration suspended	235	200

JOHN LANGTON, Welton, Co. Lincoln.

O.C.C. 213	864	20 April 1649. Compounds for delinquency in residing in the	213	860
P.E. 213	861	King's quarters with his uncle, Wm. Langton, of Greetwell,		
B. 213	857	co. Lincoln, whose estate of 50 <i>l.</i> a year was sequestered for		
		his delinquency. He is dead and petitioner is his heir.		
		23 June. Fine 135 <i>l.</i> . . . . .	6	117
		7 June 1650. Paid and estate discharged . . . . .	8	130

JOHN PALMER, Trull, Somerset.

PASS 213	237	20 April 1649. Compounds for delinquency. Served the King	213	232
L.C.C. 213	229	as a captain till Sept. 1645, when he deserted and surrendered		
P.E. 110	421	to the County Committee.		
213	233-235	9 June. Fine at $\frac{1}{2}$ , 119 <i>l.</i> . . . . .	6	99
B. 213	327			

THOS. PREEN, Somerton, Somerset.

20 April 1649.	Informed against by the County Committee for	235	201
	sitting as a justice of peace when the King kept assizes at		

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20 April 1649.	THOS. PREE— <i>cont.</i>				
	Wells, setting forth horses for the King, and raising provisions; also for prosecuting others for bearing arms for, or speaking in favour of Parliament.				
P.B. 210 577	4 May 1649. Compounds for delinquency in adhering to the	210	575		
235 202	forces raised against Parliament.				
B. 210 573	8 May. Fine 200 <i>l.</i>	-	-	-	6 58
	THOS. PRICE, Wisterton, Co. Hereford.				
P.B. 109 667	20 April 1649. Compounds for delinquency in assisting the late	109	665		
-669	King's forces against Parliament.				
217 393	4 May. Petition renewed	-	-	-	217 390
B. 217 382	27 Sept. Fine at $\frac{1}{2}$ , 1,200 <i>l.</i> ; to be allowed 500 <i>l.</i> on settling 50 <i>l.</i> a	6	215		
C. 32 184	year, the tithes of Bartestree, Dormington, &c., co. Hereford,	35	25		
109 685	on their ministers.				
35 162	30 March 1652. Having recovered the lands for which he had a	109	655		
P.B. 217 396	saving, begs to compound for them.	217	391		
P.B. 12 491	21 Sept. Fine at $\frac{1}{2}$ , 123 <i>l.</i>	-	-	-	217 396
217 387	13 Oct. County Committee to inquire what rents are due out of	12	505		
	the lands compounded for, and that has been received by one				
	Seaborne, from whom he recovered certain lands by course				
	of law.				
	23 Nov. Sequestration discharged of the estate for which he had	24	1076		
B. 217 385	a saving, and has compounded.				
C. 32 193	11 July 1653. Fine 123 <i>l.</i> for lands for which he had a saving to	12	551		
235 203	compound.				
	Claimant on the Estate of COL. JOHN ST. JOHN.				
P.B. 212 771	20 April 1649. ELIZABETH, wife of NICHOLAS, LORD ST. PAUL, begs	212	769		
B. 212 767	to compound for discharge of the delinquency of her first husband, Col. John St. John, whose executrix she is.				
	5 May. Extract from the register of Newark, co. Notts, that	235	204		
	Col. St. John was buried there 15 Dec. 1643.				
	29 May. Fine 75 <i>l.</i>	-	-	-	6 75
	AND. SAMWAYS, Broadway, Dorset.				
C. 210 69	20 April 1649. Compounds for delinquency. At the beginning of	210	68		
P.B. 210 71	the wars, engaged for the King; but in 1644, when the Earl of				
B. 210 65	Essex came into Dorset, surrendered to him, and delivered two				
	horses for his service. Soon after, took the Negative Oath				
	before the County Committee.				
	24 April. Fine at $\frac{1}{2}$ , 76 <i>l.</i> 7 <i>s.</i>	-	-	-	6 21
	LEWIS THOMAS, Peterstone, Co. Monmouth.				
P.B. 210 111	20 April 1649. Compounds for delinquency. Was engaged in	210	109		
B. 210 107	both wars.				
	24 April. Fine at $\frac{1}{2}$ , 126 <i>l.</i>	-	-	-	6 22
	BASIL WOOD, London.				
P.B. 210 421	20 April 1649. Compounds for delinquency in arms. When an	210	419		
B. 210 417	apprentice in the city, was enlisted into the wars.				
	24 April. Fine at $\frac{1}{2}$ , 5 <i>l.</i>	-	-	-	6 32



COMMITTEE FOR COMPOUNDING.—CASES.

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21 April 1649.	WM. HITCHCOCK, Wichenford, Co. Worcester.		
P.B. 210 55	Compounds for delinquency. Being John Washburne's servant,	210	52
c. 210 49	attended him in the King's service for a year. Has since been in Parliament service. Begg a report to the House for remission of his fine in consideration thereof.		
	21 April 1649. Fine at $\frac{1}{10}$ , 17l. 10s. - - - - -	6	19
NOTE 94 163	26 March 1651. Elizabeth Hitchcock, his daughter and administratrix, begs to supply omissions in her father's particular, and to compound for them on her own discovery. Petition noted as received, but no order.	94	163
	EDW. KNEEBONE, Linkinhorne, Cornwall.		
P.B. 215 535	21 April 1649. Begg to compound according to the votes of Parliament of 15 Feb. 1647 given, whereby all officers of Colonel Coriton's regiment, in which he was a lieutenant, were admitted to compound at 2 years' value, and exempted from payment of their fifth and twentieth parts. Has already paid a composition of 90l. to the County Committee.	215	534 537
D. 215 539			
R. 215 531	9 July. Fine 32l. 10s. - - - - -	215	531
	CHARLES ROSCARROCK, St. Neot, Trevena, Cornwall.		
P.B. 213 733	21 April 1649. Begg to compound on Truro Articles for delinquency in being engaged in the first war against Parliament.	213	731
D. 213 735	Exhibited his petition and particular June 1646, but was delayed by reason of some doubt about the extent of those Articles, which is since settled.		
R. 213 717			
	21 June. Fine 100l. - - - - -	6	113
23 April 1649.	ROB. BUSBRIDGE, Haremore [Harmer?], Sussex.		
P.B. 210 312	Compounds for delinquency in being engaged in both wars against Parliament.	210	313
R. 210 309			
	1 May 1649. Fine at $\frac{1}{10}$ , 8l. - - - - -	6	29
	JOHN CHAMBERLAIN, Mangersbury, Co. Gloucester.		
c. 210 279	23 April 1649. Compounds for delinquency, acknowledging that he adhered to the forces raised against Parliament. Has prosecuted his appeal before the Committee for Sequestrations since Aug. 1645, where yet, by reason of the difficulty of his case, it rests undecided, although he has not been guilty of delay. Waives this, and begs to compound, relation being had to the time of his submission, before Dec. 1645.	210	274
P.B. 210 278			
R. 210 257			
	1 May. Fine at $\frac{1}{10}$ , 316l. - - - - -	6	28
	3 Jan. 1650. Col. Boswell or Bosvill discovering some portion of his estate, Chamberlain is summoned to answer for it.	6	264
	29 Jan. Chamberlain discharged, having paid his whole fine - - - - -	7	7
P.B. 210 287,	24 Oct. Begg to compound on the late resolves of 2 October for omissions in his particular, not discovered by any other.	210	264
292, 267			
P.B. 11 236	24 Oct. Committee for Compounding having adjudged Churchdown Manor, for which he prayed a saving in his former particular, to be the discovery of another, he begs to compound for it on the late resolves.	210	276
D. 210 269			
H. 12 5			
D. 210 271			
R. 210 265	12 Nov. Fine upon his own discovery 30l.; upon a discovery made at Haberdashers' Hall, 1,150l.; total, 1,180l.	12	9
281			
	13 Nov. He begs six months' time to sell land to raise his fine, the greatest part thereof being for Churchdown Manor, which is so encumbered with the debts of Sir John Chamberlain, that petitioner cannot raise the fine without sale of some part.	74	246

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23 April 1649.	JOHN CHAMBERLAIN— <i>cont.</i>		
	26 Nov. 1650. A saving granted him for six weeks as to this manor.	12	43
	21 Jan. 1651. The treasurers to receive 200 <i>l.</i> from him in part of his latter fine.	12	99
	Jan. ? Begs leave to sell Churchdown Manor, and for Wm. Leigh, surviving trustee of Sir John Chamberlain, to join him therein; also begs meanwhile not to suffer prejudice by non-payment of his fine, being ready to pay 300 <i>l.</i> , obtained with much difficulty.	74	252
P.R. 74 243	Jan. ? Being admitted to compound for the sheep pens and tolls of the fairs of Stow, at the rate of 45 <i>l.</i> a year, 30 <i>l.</i> of which he had compounded for, begs the Committee for Compounding to set the fine. With note that the County Committee are to sequester the profits, and pay him 30 <i>l.</i> a year, and retain the surplus of 15 <i>l.</i> a year for the use of the Commonwealth.	74	241
	14 March. Jos. Collett, discoverer of Chamberlain's estate, requests to be tenant for seven years of the said manor and fairs of Stow, with the toll of sheep, &c.	76	338
o. 12 250	14 March. Granted, on condition that he pay the State 15 <i>l.</i> and Chamberlain 30 <i>l.</i> a year.	14	48
	16 April. Collett begs a lease, according to this order, he having been at the expense of 60 <i>l.</i> therein. Exhibited an information of 30 Aug. 1649 against Chamberlain, who after examination was adjudged 11 Sept. 1650 to have compounded at an under-value. By consent of Col. Boswell, the Committee for Compounding, for want of hurdles for managing the fair, 20 Sept. 1650, gave order that Chamberlain should hold the fair of 13 October, and receive the profits on security to account for the same, which has not been done. [ <i>See the Committee for Advance of Money Calendar, p. 1134.</i> ]	76	335
	Chamberlain, in compounding on the resolves of 2 October for his under-values, refused to compound for the fairs at Stow at the yearly value as they were proved, or at the rate petitioner offered, of 60 <i>l.</i> a year, but offered only 45 <i>l.</i> Chamberlain, after the order of 14 March 1651, granting petitioner a lease for 7 years, petitioned to hold the fairs according to the order of 20 Sept. 1650, and was allowed to compound for them at 45 <i>l.</i> , which petitioner conceives ought not to have been done.		
	Begs to have a lease of the fair, as Chamberlain neither performed the order of 20 Sept. 1650 nor the votes of Parliament of 2 October, and never applied to the Committee for Compounding till 9 April 1651, before which time petitioner had been home and bought wood, and set men to make the hurdles and provisions for the fair, costing 60 <i>l.</i> , relying on the performance of the order of 14 March 1651.		
P.R. 76 338			
H. 14 84			
90			
	25 April. The orders of 14 March and 9 April 1651 revoked; Chamberlain not to compound, as formerly ordered, but Collett admitted tenant at 70 <i>l.</i> a year for seven years on security. Lieut.-Col. Lilburne's charge against Collett to be forthwith brought in.	14 94 74 249	
R. 210 259	10 June. Collett begs that,—having been at the expense of 140 <i>l.</i> in prosecuting the charge against Chamberlain, whose fine was 1,150 <i>l.</i> , of which Col. Boswell has received 550 <i>l.</i> , and petitioner nothing, Chamberlain having paid in but 350 <i>l.</i> more, making 900 <i>l.</i> in all,—he may be ordered to pay in the remaining 250 <i>l.</i> , and that petitioner may have his $\frac{1}{2}$ towards his great charges.	76	334
	24 June. Chamberlain to have a review of his fine for abatement on account of debts.	12 250 210 261	
	8 July. The 250 <i>l.</i> remainder of his fine abated in allowance of the interest of his debts, and the treasurers to pay Collett 40 <i>l.</i> out of the last 200 <i>l.</i> paid by Chamberlain.	14 193 235 205	

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- 12 July 1651. Chamberlain's sequestration discharged, the whole fine being paid. 12 260
- 7 April 1652. Chamberlain complains that, although he accepted the security offered by Collett for payment of the 30*l.* a year out of the fairs and tolls of Stow, yet he cannot get a bond for the same; 40*l.* is now due to the Commonwealth from the said fair, of which Collett has paid nothing. Begs that, as the County Committee never actually sequestered the surplus thereof, and as the fairs were not sequestered in Sept. 1651, he may have the benefit of the Act of Oblivion, and be admitted to compound at a reasonable rate for them. 74 247
- 7 April. Collett to pay the rent due to the Commonwealth, and give bond to Chamberlain to deliver up the premises at the end of the term. 16 276
- 8 April. On Chamberlain's complaint of a mistake in casting up his rents, order that 15*l.* be deducted from his fine, and repaid him. 12 421
- 26 May. Collett petitions that he paid the rent according to order, but refused to sign the indenture sent him by Chamberlain on 6 May, unless the clause in the order of the Committee for Compounding that he had not paid the rent due might be omitted, and unless Chamberlain would covenant that petitioner should enjoy the said fairs free from molestation by him. Begs an alteration in the order. 76 339
- 26 May. Chamberlain to have a copy of the petition, and to shew cause why petitioner's request should not be granted. 16 462
- Sept. 1653. The bailiffs, burgesses, and inhabitants of Stow petition Parliament for a new trial at the Exchequer of their cause. They have, time out of mind, enjoyed the profits of fairs and markets, and view of frankpledge, yearly value 7*l.* 9*s.* 6*d.*, until, by the power and oppression of Edmond Chamberlain, deceased, they were dispossessed and the profits taken from them, under colour of a decree made in the Exchequer by Lord Chief Baron Tanfield, a great friend of Chamberlain. These are detained by John Chamberlain, his son and heir, and part forfeited for his delinquency. 119 523
- In order to be relieved against the decree, petitioners, in 4 Charles, exhibited their petition to the House of Lords, who ordered a new trial at the Exchequer, and by consent of both parties, the jury was to be impanelled out of Kent. But Parliament being soon dissolved, petitioners could not proceed to trial, for that the jury being to be impanelled out of Kent, the matters in question arising in Gloucestershire, if a verdict had passed for petitioners, no judgment could have been given for them by law. They pray that the new trial may be by a jury out of the county of Gloucester, and that at the trial, the taking of the profits may be confessed; that the decree aforesaid and subsequent proceedings may not be given in evidence, but that the trial may be upon the mere right and title, and that they may put in a new declaration against John Chamberlain, or the farmer of the profits.
- o. 25 236 27 Oct. Chamberlain petitions to compound on the late resolves of 3 Sept. 1653 for the profits of the fairs at Stow at 10*l.* a year more than he formerly compounded at, which is the true value by Collett's own shewing, and that the Committee for Compounding would respite the payment of the fine till the title shall be determined. Collett promoted the petition of the burgesses of Stow. 74 209
- c. 119 525 27 Oct. Fine 100*l.* Chamberlain is to take the hurdles bought 12 572  
32 98 by Collett at a fair valuation. 25 236  
76 327 26 Dec. The fines for the profits of Stow fair, and an added fine 24 1151  
for the undervaluations being paid, the sequestration is dis- 150 301  
charged, and Chamberlain is not to be further molested. 255

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23 April 1649.	JOHN CHAMBERLAIN— <i>cont.</i>			
	12 April 1654. Collett petitions the Protector for a fifth of the fine, as the Commissioners at Haberdashers' Hall have no power as formerly to pay the same. With reference by the Protector to the Commissioners at Haberdashers' Hall, to give order to their treasurers to pay the same, or certify why they do not.	76	325	
	19 April. Collett is to have his arrears of rent remitted -	27	34	
	20 April. Collett petitions the Committee for Compounding that Chamberlain compounded for Stow Manor and fair at 30 <i>l.</i> rent; that on his discovery of the under-valuation, he got a lease at 45 <i>l.</i> , 30 <i>l.</i> to Chamberlain and 15 <i>l.</i> to the State. That he went down and spent 60 <i>l.</i> in making hurdles for the fair. That then Chamberlain offered 62 <i>l.</i> for the fair, and he, rather than sacrifice his hurdles, offered 70 <i>l.</i> , hoping relief, if he could not make the money; but on the votes of 3 September, Chamberlain has compounded for the fair at 20 <i>l.</i> a year more, but 50 <i>l.</i> in all, and the contracts with petitioner are vacated. Bega that, having spent 16 months and 160 <i>l.</i> in this prosecution, paid in his full rent, and obtained his Highness' order for $\frac{1}{2}$ of the fine, he may have the said $\frac{1}{2}$ and be repaid what he has paid more than the first contract, and that Chamberlain may pay him for the hurdles, &c.	76	323	
	20 April. The treasurers to repay him 20 <i>l.</i> , being $\frac{1}{2}$ of the fine of 100 <i>l.</i>	27	31	
	21 April. The profits of the fair, hurdles, &c., in dispute between him and Chamberlain referred to arbitration.	27	34	
	PETER COWARD, Baltonsborough, Somerset.			
c. 213 266 268	23 April 1649. Compounds for delinquency in being a captain for the King.	213	262	
P.E. 213 264	9 June. Fine at $\frac{1}{2}$ , 158 <i>l.</i> 5 <i>s.</i> - - - - -	6	99	
R. 213 259	30 May 1650. Paid and estate discharged - - - - -	8	87	
	VALENTINE GARDNER, Trull, Somerset.			
P.E. 213 255 R. 213 251	23 April 1649. Compounds for delinquency in the first war in assisting the King.	213	253	
	9 June. Fine at $\frac{1}{2}$ , 1 <i>l.</i> - - - - -	6	99	
26 April 1649.	GEORGE BROWNE, Frampton, Dorset.			
P.E. 214 279 R. 214 275	Compounds for delinquency in arms. Rode some time in the late King's army, but 5 years since withdrew, and served under Colonel Cromwell in Holland, and never since acted against Parliament.	214	278	
	27 June 1649. Fine at $\frac{1}{2}$ , 33 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	6	123	
	THOS. HUDSON, Jun., North Stoke, Sussex.			
c. 93 782 P.E. 211 27 R. 211 93	26 April 1649. Bega to compound for delinquency in the first war. Was engaged for the King, but has never been sequestered nor judicially impeached of delinquency.	211	96	
	17 May. Fine at 13 <i>l.</i> 8 <i>s.</i> 8 <i>d.</i> on his own discovery - - - - -	6	52	
	Claimants on the Estate of SIR HENRY KILLIGREW (late), Lawrick [Lawarnick?], Cornwall.			
P.E. 67 295	26 April 1649. On the petition (missing) of JANE BERKELEY, of Bruton, Somerset, for allowance of her annuity of 200 <i>l.</i> , payable out of Wm. Bassett's estate, being charged on Sir Henry	6 67	27 298 323	

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		Killigrew's lands, she is to receive no prejudice from the recent order touching Wm. Bassett's estate, for stay of rents in the tenants' hands [see p. 1182 <i>supra</i> ], having liberty from the Committee for Sequestrations to recover her annuity.		
P.R.	8 97	6 June 1649. She begs to compound for the estate left to her by will of Sir Henry Killigrew. Noted as referred.	67	294
	10 35			
L.	67 313	31 May 1650. Begs renewal of orders allowing her annuity of 200 <i>l</i> .	67	315
R.	67 307	18 July. The deed granting her the annuity allowed	11	31
				257
		25 May 1652. Order for seizure of rents stayed, and all parties to be heard.	16	473
D.	67 289	22 July. If she do not account in seven days, the rents are to be detained in the tenants' hands.	17	50
	291		67	283
C.	67 282	29 July. A week longer granted	17	78
			67	285
		7 Aug. Allowed to receive the rents till further order	17	107
L.C.C.	150 91	7 Jan. 1652. SIR JOHN WILD, sen., and ELIZABETH, his wife, Willey, Salop, and SUSAN CAREW, Walton-super-Montem, Surrey, daughters and administratrixes of Lady Rebecca Romney, widow, of London, beg to be admitted to compound on the Act of 1 Aug. 1650 for the estate of Sir Henry Killigrew, a delinquent, liable to a statute staple made by him 6 July, 7 Car., by which he became bound to Lady Rebecca in 800 <i>l</i> ., no part of which is yet satisfied.	129	555
D.	114 551			
		7 Jan. Referred to the County Committee of Cornwall and Reading.	15	173
		WM. PEARSE, Nuthurst, Sussex.		
P.R.	214 712	26 April 1649. Compounds for delinquency. Took up arms in the late insurrection in Sussex.	214	713
R.	214 709	29 June. Fine at $\frac{1}{2}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	6	134
		RICH. PEIRCE, Devizes, Wilts.		
P.R.	214 707	26 April 1649. Compounds for delinquency in adhering to the late King in the first war.	214	706
R.	214 703	29 June. Fine at $\frac{1}{2}$ , 45 <i>l</i> .	6	134
		JOHN PHILPOT, Clerk, Lighthorne, Co. Warwick.		
P.R.	221 645	26 April 1649. Compounds for delinquency in going into the King's quarters, though he never bore arms. Has been very serviceable to the Parliament cause. Begs the benefit of the votes of 17 March 1649, as compounding on his own discovery.	221	644
R.	221 641	2 June. Fine 18 <i>l</i> .	6	84
		SIR WM. POWELL, Tutbury, Co. Stafford.		
P.R.	213 846	26 April 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	213	848
R.	213 843	23 June. Fine 164 <i>l</i> .	6	117
		JOHN SAVILLE, Slingsby, Co. York.		
D.	210 431	26 April 1649. Compounds for delinquency. At the beginning of the first war, accepted a commission from Sir William Saville, his kinsman. His whole estate is a bishop's lease for a single life, and that litigious.	210	427
P.R.	210 429			
R.	210 425	1 May. Fine at $\frac{1}{2}$ , 80 <i>l</i> .	6	32

26 April 1649.

HEN. WOOD, Horsham, Sussex.

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B. 214 387

26 April 1649. Compounds for delinquency. Took up arms in the late insurrection in Sussex. 214 392

27 June. Fine at  $\frac{1}{2}$ , 3*l.* 4*s.* - - - - - 6 126

JOHN WOOD, Nuthurst, Sussex.

P.B. 214 720  
B. 214 715  
D. 137 211

26 April 1649. Compounds for delinquency in taking up arms in the late insurrection in Sussex. 214 718

29 June. Fine at  $\frac{1}{2}$ , 1*l.* 13*s.* 4*d.* - - - - - 6 13418 June 1651. Complains that the estate settled for his poor mother's relief, and for payment of his debts, is sequestered or seized for his pretended delinquency. Begg liberty to examine witnesses in proof of his innocence. Has nothing to live on, but his work, being a day labourer, for 6*d.* or 12*d.* a day, and not able to appeal. Sent up his fine, but it was rejected, for what cause he knows not. 137 209c. 137 144  
141  
32 45

5 Aug. 1652. Begg discharge on the Act of Pardon, the estate not being sequestered 1 Dec. 1651. 137 121

11 Aug. Petition dismissed, he having formerly acknowledged delinquency, and submitted to a fine. 17 155  
137 121

## CLAIMANT ON THE ESTATE.

ACC. } 119 206  
& D. } -212  
P.B. 14 220  
119 225  
c. 119 227  
D. 119 22823 July 1651. THOS. SQUIBB, of Greenwich, Kent, begs that he may quietly enjoy the lands of John Wood in Nuthurst, co. Sussex, worth 18*l.* a year; extended them on a statute staple of 200*l.* for payment of 100*l.* with interest to Mary Wheeler, now petitioner's wife, 10 years ago, but was disturbed by the County Committee for some delinquency alleged against Wood in the late insurrection in Sussex. 119 215  
223

R. 119 219

14 Jan. 1652. Begg a speedy hearing of his cause, or leave to enjoy the rents on security. 119 217

14 Jan. Granted the rents on security till the hearing - 15 193

L.C.C. 169 465

20 May. Claim allowed, petitioner to account with the Auditor on oath. 16 428

28 April 1649.

ARTHUR ALBOROUGH, and WILLIAM, his Grandson,  
Ellenthorpe Hall, Co. York.P.B. 213 541  
B. 213 537

Arthur begs to compound for being in arms for the King in York garrison. 213 540

18 June 1649. Fine 400*l.* - - - - - 6 107

16 Aug. 1650. Wm. Alborough begs discharge of Kirby Rectory, co. York, settled by Art. Alborough, his grandfather, on Richard, his father, who died last Michaelmas, Alice, his mother, who died many years ago, and their heirs, of whom petitioner is the first, being the eldest son; it was sequestered for delinquency of his father and grandfather. 62 151

16 Aug. He also begs discharge of sequestration of Humberton Manor, co. York, settled in reversion after his grandfather, tenant for life, on his father Richard, on marriage with Alice, daughter of Wm. Mallory, and on his heirs, and part of it transferred to Richard, who was bound for the debts of his father Arthur, being 1,500*l.* Richard being now dead, the premises devolve on petitioner, and the creditors call for the debts. 62 111  
15416 Aug. County Committee to enquire whether the estate was sequestered as belonging to a Papist or delinquent, and whether petitioner was ever either of these. 11 80, 81  
62 161,  
163, 109

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28 April 1649.		
c. 62 170,	2 Nov. 1650. They report that Rich. Alborough was a delinquent,	62 166
171, 116	and died beyond seas, but that the petitioner is not a Papist,	235 205A
E.W. 10 387	nor returned as a delinquent.	
B. 62 157	18 June 1651. Wm. Alborough begs time for further examination	62 149
	of witnesses. Granted.	14 169
	19 June. Discharge granted of Arthur Alborough's estate, co.	14 171
	York, and arrears allowed since 16 Aug. 1650, the date of the	235 205B
	petition.	
L. 62 168	9 Dec. He begs further time, and leave for examination of the	62 156
D. 62 123	creditors by the County Committee for Westmoreland.	15 122
L. 62 121	Granted.	
D. 62 141, 113	6 May 1652. He complains of non-payment of the arrears due	62 147
L. & D. 62 117	from Alborough Hall, &c.	
-119,	6 May. Order for payment renewed - - - -	16 363
171 127-129	10 Aug. Petition renewed for examination of witnesses on his	62 146
62 140, 141	claim to Humberton. Granted.	17 124
c. 33 302	3 Nov. Order in Parliament that the omissions and under-valu-	118 153
I. & D. 62 127	ations in Arthur Alborough's estate be compounded for at $\frac{1}{4}$ .	143 31
-137	8 April 1653. Another petition for examination of witnesses, both	62 144
L.C.C. 62 125	in cos. Westmoreland and York, granted.	25 36
	19 Jan. 1654. The deed being missing by which the lands in	19 1161
	Humberton were granted, it is to be produced, when the claim	
	will be allowed, and the County Committee of York are to take	
	care that of the debts named in the report, those to Papists and	
	delinquents are first paid.	
B. 62 101	16 Feb. Wm. Alborough begs leave to bring further proofs of the	62 99
R.C. 25 295	deed.	
	11 April. On deposition that the deed has been produced to	23 1593
	Reading, the estate discharged, except the hay, but it is to be	
	re-sequestered on the death of Art. Alborough, he being but	
	tenant for life.	
	10 June. Art. Alborough begs discharge on the Act of Pardon of	62 97
	Humberton Manor, the hay included; compounded for it, except	
	a part settled upon his son, and claimed by William, his grand-	
	son, but the hay is ordered to be reserved for the State, because	
	the feeding of 10 oxen was reserved in the settlement.	
	10 Nov. He pleads that the benefit of the grass for feeding oxen	62 95
	belongs to him, and was not sequestered 1 Dec. 1651, and begs	
	not to be hindered in his enjoyment thereof.	
	10 Nov. Referred to the County Committee and Reading -	27 157
	9 Jan. 1655. Sequestration discharged on the Act of Pardon -	21 1316

JONATHAN ATKINS, Henderskelf, Co. York.

P.E. 211 82	28 April 1649. Begs to compound for being in arms against	211 80
B. 211 77	Parliament.	
	17 May. Fined at $\frac{1}{10}$ on his own discovery, 70 <i>l.</i> , for debts and	6 51
	chattels value 1,400 <i>l.</i>	

HENRY BAUGH, Lower Aldon, Co. Salop.

P.E. 216 271	28 April 1649. Compounds for delinquency in adhering to and	216 270
B. 216 267	assisting the forces raised against Parliament.	
	15 May. Fine at $\frac{1}{4}$ , 76 <i>l.</i> - - - - -	6 48

SIR THOMAS BEAUMONT, Bart., Gracedieu, Co. Lei-  
cester, and ELIZABETH, LADY BEAUMONT, his  
Mother, Widow of Sir John Beaumont, Bart.

P.O. 217 683	28 April 1649. Sir Thomas begs to compound on the Articles of	143 555
685	Ashby de la Zouch whither, to avoid the unruliness of the	

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28 April 1649.	SIR THOMAS BEAUMONT, &c.— <i>cont.</i>				
	soldiers, being a minor, he fled in the lifetime of Sir John Beaumont, his elder brother. He remained till it surrendered to Parliament, and then applied to the commissioners appointed by Parliament to compound, but was refused, on pretence that the estate has fallen to him by the death of his elder brother, and was sequestered for his said brother's delinquency. It is not petitioner's fault that he made his composition no sooner. Noted, "A Papist in arms, and not to be admitted."				
	11 May 1649. Renews his petition to compound on Ashby Articles. Had no other subsistence but what he received from Sir John Beaumont, his brother, which was settled on him long before the wars. Never bore arms. By the said Articles all men whatsoever had liberty to compound, and his name was in the list delivered to the Committee for Compounding.	68	568		
	11 May. On Lady Beaumont's complaint that her fifth is denied her, the County Committee are informed that it is not the intent of the House to stop the fifth.	6	41		
	11 May. His wife and children are to live at his house, and enjoy their fifth, until Parliament give rules touching composition with Popish recusants and delinquents.	143	557		
r.e. 217 681	25 Sept. Sir Thomas complains that he was not allowed to compound till he could take such oaths as were imposed, which he refused, because he conceived himself freed by the Articles of Ashby; the Act for confirmation of Articles having lately passed, he now begs again to be admitted to compound thereon. Granted.	217	680		
c. 68 569		6	212		
	16 Oct. Order that this Committee cannot compound with him on those Articles.	6	222		
c. 68 571	2 Nov. Opinion of the Committee for Compounding to the Committee for relief on Articles of War that he ought not to be admitted upon Ashby Articles, being returned as a Papist in arms.	235	206		
	16 Nov. He petitions the Committee for relief on Articles of War, complaining of the refusal of both the County Committee and the Committee for Compounding to allow him to compound, notwithstanding the allowance of Ashby Articles by Parliament orders given; begs restoration to his estate, having done nothing since those Articles to render him incapable of their benefit.	217	691, 685, 683		
	16 Nov. The Committee at Goldsmiths' Hall are to certify whether he has offered to compound, and on what grounds he was not permitted.	217	687		
	22 Nov. They certify that he has frequently petitioned to compound, but being returned as a Papist in arms, was not admitted.	9	10	235	206
	21 Dec. The Committee for relief on Articles of War order that he be admitted to compound according to the Articles of Ashby.	217	677		
r. 217 675	25 Dec. Fine at $\frac{1}{10}$ , 1,190 <i>l.</i> ; if he settle 130 <i>l.</i> a year in tithes as the Committee for Compounding direct, having a clear estate to settle the same in fee, 650 <i>l.</i> is to be abated, leaving the fine 540 <i>l.</i>	6	256		
	15 Jan. 1650. Having paid in a moiety, and secured the rest of his fine, prays that the rents in the tenants' hands, and the woods, &c., out and disposed of may be given to him.	217	690		
	15 Jan. The Michaelmas rents allowed, and the woods unsold to be reserved for him.	7	1		
	30 May. The fine being paid, the estate is discharged	-	-	8	87



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28 April 1649.			
	19 Feb. 1651. Elizabeth, widow of Sir John Beaumont, Bart., complains that her estate, which is her jointure and only livelihood, is sequestered, but she cannot learn the cause. Begg an order to the County Committee to certify.	68	565
	19 Feb. Order accordingly - - - - -	14	17
d. 68 573	11 May 1652. Sir Thos. Beaumont complains of the refusal to pay their rents by the tenants of the estate in the tithes of Sheepshed, &c., come to him by the death, 5 May 1652, of his mother, Lady Elizabeth Beaumont, for the reversion of which he compounded in May 1650. The tenants pretend leases for 7 years by the County Committee. If any such were made, they are determined by her death 5 May last.	68	577
c. 68 579			
d. 68 571			
	11 May. Ordered to prove her death, and the Auditor is to certify the cause of sequestration.	16	377
o.c. 12 494			
	18 May. The death being proved, the sequestration to be discharged on petitioner's taking the Oath of Abjuration.	16	407
L.C.C. 161 506			
	8 June. If he has taken the Oath, the rents are to be paid to him till the leases expire, after which he is to dispose of the estate.	16	510
			499
	10 Sept. Committee for Compounding request an answer to their letter of 3 June, whether Sir Thomas took the Oath of Abjuration, &c.	17	214
	CLAIMANT ON THE ESTATE.		
	June 1651? JOHN ERRINGTON, jun., complains that being tenant in 1649 and years before to part of the late sequestered estate of Sir Thos. Beaumont, co. Leicester, he ploughed, and manured, and sowed it, expecting continuance; but 25 March last, Sir Thomas compounded for it and put petitioner forth, enjoys the fruits of his labour, and has carried away his corn without payment. Thinks Sir Thomas, being a Papist delinquent, troubles him because he has been in the Parliament's service. Begg a remedy. No order.	84	983
	EDWARD, eldest Son of SIR HEN. BERKLEY.		
P.E. 210 444	28 April 1649. Compounds for delinquency in assisting the King's forces.	210	441
R. 210 439			
	4 May. Fine at $\frac{1}{2}$ , 2l. 13s. 4d. - - - - -	6	33
	THOS. BERKLEY, Worcester, Co. Worcester.		
P.E. 210 737	28 April 1649. Compounds for delinquency in adhering to and assisting the late King against Parliament.	210	735
R. 210 733			
	15 May. Fine at $\frac{1}{2}$ , 423l. 13s. 4d. - - - - -	6	46
	9 May 1650. Paid and estate discharged - - - - -	8	32
	LUKE BLITHE, Stamford, Co. Lincoln.		
PASS 214 69	28 April 1649. Begg a discharge, being not worth 200l.mitted to Parliament 20 Feb. 1646.	Sub- 214	65
P.E. 214 67			
R. 214 63	25 June. Fine at $\frac{1}{2}$ , 11l. 6s. 8d. - - - - -	6	119
	5 July. Paid and estate discharged - - - - -	6	150a
	WM. BROADHURST, Killeshall, Salop.		
P.E. 213 342	28 April 1649. Compounds for delinquency, being taken in arms for the King at Shrewsbury.	213	337
R. 213 335			
	12 June. Fine at $\frac{1}{2}$ , 26l. - - - - -	6	103
64100.			Z

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28 April 1649.			
ARNOLD BURGHILL, Little Thingill, Co. Hereford.			
D. 218 850	28 April 1649. Compounds for delinquency in being engaged in the wars against Parliament. Laid down his arms 7 years ago, and since the reduction of Hereford garrison, has lived in Parliament quarters.	218	842
P.E. 218 843			
853			
L.C.C. 218 851			
E. 218 829	30 April 1650. Fine at $\frac{1}{2}$ , 226 <i>l.</i> 14 <i>s.</i> - - - - 8 10		
	12 July. On motion in behalf of Mary, widow of John Coke, for allowance of a statute on the lands of Burghill of 1,000 <i>l.</i> , for a debt of 600 <i>l.</i> allowed by the Committee for Sequestrations, the County Committee are directed to permit her to enjoy the lands for satisfaction of her debt, unless they shew cause within two months.	11 16	218 839
NOTE 218 836	30 Aug. Having paid a moiety of his fine, Burghill begs allowance for his debt of 600 <i>l.</i> to Mary Coke. Is now in the common gaol of Bedford for debt.	218	837
L.C.C. 218 833			
E. 218 831	24 Sept. Granted a review - - - - - 11 124'		
	24 Sept. Fine reduced to 125 <i>l.</i> 14 <i>s.</i> - - - - - 11 191		
		235	207
	31 Aug. 1652. Note of a saving to compound for lands, cos. Salop, Hereford, and Brecon, after the death of John Price, his wife's father.	12	515
SAM. COLLINS, D.D., Provost of King's College, Cambridge, and the Claimants on his Estate.			
P.E. 75 873	28 April 1649. Susan, his wife, (formerly wife of John Robinson), begs to compound for lands in Osendike, Ryther parish, co. York. On her marriage with Dr. Collins, she had security from him that he would allow her to hold them, but the conveyances have been taken from her, by the power of the late archbishop of Canterbury, who well-affected her husband, and she has been driven from her estate, which has been sequestered for her husband's delinquency. By reason of her losses through the Earl of Newcastle's forces, cannot live unless admitted to compound.	75	871
R. 75 869			
L.C.C. 75 88	5 Feb. 1651. Dr. Collins begs restitution of rents taken by the County Committee. The estate in Ryther, which he holds in right of his wife, being sequestered on his pretended delinquency for not taking the Covenant, he appealed to the Barons of Exchequer, who ordered a discharge thereof, but the present County Committee refuse to make restitution without direction from the Committee for Compounding.	75	878
	5 Feb. County Committee to certify their receipts out of the estate since Dec. 1649.	10	386
	7 May. They having certified receipt of 128 <i>l.</i> , he begs repayment thereof, and of what shall appear to have been received before that date.	75	875
	7 May. To be repaid 45 <i>l.</i> due at Michaelmas 1649 - - - - - 14 109		
R. 27 48	3 March 1654. JOHN COLLINS, son of Dr. Collins, petitions the Protector. On applying for restitution of the profits, his father was answered by the Committee for Compounding that to relieve him wholly was only in the power of Parliament. Drew up a petition to the House of Commons long since, but first commended it to the judgment of a member of the House, who answered that he doubted not that the House would relieve him, but at present they were full of business, and had many occasions for money, and that he would not suffer, but find favour for deferring his petition. Begs return of what has been received by the County Committee. With reference to the Committee at Haberdashers' Hall to certify.	75	859
C. 33 34	8 March. They order the Registrar and Auditor, and the County Committee for York, to certify why the lands were sequestered, how discharged, the receipts therefrom, and the arrears due.	25 310	75 861

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28 April 1649.

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- 19 July 1654. His petition to the Protector renewed, the seques- I 92 56  
tration being illegal, and the Committee for Compounding  
reporting that they have received 347*l.* from the estate, which  
should be returned from the sequestrations in co. York.
- 31 July 1656. Order in Council that it be dismissed - I 76 511

EDM. COOKE, Herringfleet, Suffolk.

- P.E. 213 610 28 April 1649. Compounds, though never sequestered nor engaged 213 609  
D. 213 612 in the latter war. His delinquency was in going into Oxford  
R. 213 606 when a garrison for the King.  
C. 34 82 18 June. Fine 379*l.* - - - - - 6 107

BRIAN CROWTHER, Knighton, Co. Radnor.

- P.E. 213 448 28 April 1649. Compounds for delinquency in executing the 213 446  
-451 Commission of Array. Was never in arms.  
R. 213 443 15 June. Fine at  $\frac{1}{2}$ , 300*l.* 19*s.* 8*d.* - - - - - 6 105  
213 443  
13 May 1652. County Committee certify the Committee for Com- 235 208  
pounding of the concealment of his lands, called the Baidge,  
worth 43*l.* a year.
- L.C.C. 168 191 24 June. The Committee for Compounding reply that the said 30 422  
lands are discharged by the Act of Pardon, if not sequestered  
before 1 Dec. 1651.

WM. DANSEY, Brinsop, Co. Hereford.

- P.E. 211 493 28 April 1649. Compounds for delinquency in arms in both wars 211 496  
R. 211 491 22 May. Fine 390*l.* - - - - - 6 60

WOLSTAN DIXIE, Normanton, Co. Derby.

- P.E. 212 555 28 April 1649. Compounds for delinquency in assisting the late 212 553  
-559 King.  
R. 212 551 1 June. Fine at  $\frac{1}{2}$ , 1,835*l.* - - - - - 6 83  
D. 212 561

RICH. FAWNT, Stafford, Co. Stafford.

- P.E. 85 133 28 April 1649. Begg to compound, being sequestered for being 85 132  
in arms in the late war. Referred to the sub-committee.

CLAIMANT ON THE ESTATE.

- P.E. 216 83 4 June 1649. Wm. FARMER, of Stafford, begs to compound for  $\frac{1}{3}$  of 216 80  
L. 216 81 lands and tenements in Stafford and Seighford, co. Stafford,  
R. 216 77 sequestered for the recusancy of Rich. Fawnt, from whom he  
has purchased them.  
17 July. Fine 6*l.* 13*s.* 4*d.* - - - - - 6 166

THOS. FOWLER, Clerk, Whitechurch, Salop.

- P.E. 212 544 28 April 1649. Compounds for delinquency in going into Shrews- 212 541  
R. 212 539 bury when a garrison for the King.  
31 May. Fine at  $\frac{1}{2}$ , 130*l.* - - - - - 6 81

ROGER GIFFORD, Tiverton, Devon.

- P.E. 214 781 28 April 1649. Compounds for delinquency in adhering to the 214 779  
D. 214 783 late King's forces raised against Parliament. Has great debts.  
R. 214 777 29 June. Fine at  $\frac{1}{2}$ , 165*l.* 10*s.* - - - - - 6 136

28 April 1649.		JOHN GREEN, Leeds, Co. York.		Vol. No. G or p.	
P.E. 214	51	28 April 1649. Compounds for delinquency. Adhered to the	214	50	
E. 214	47	King in the first war.			
		25 June. Fine at $\frac{1}{2}$ , 129l.	-	6	119
HENRY HAM, Ashwater, Devon.					
P.E. 211	37	28 April 1649. Compounds for delinquency in arms, being in the	211	36	
E. 211	33	West, and under the power of the King's army.			
		15 May. Fine at $\frac{1}{2}$ , 20l.	-	6	48
JAS. HARWOOD, Nun-Monkton, and JAMES his Son, Sand-Hutton, both Co. York.					
P.E. 211	711	28 April 1649. Both compound for delinquency in the first war.	90	32	
		The father left his house for the King's garrison.	212	710	
E. 90	11	2 June. Fine at $\frac{1}{2}$ , 60l. 10s.	-	6	87
	212	707			
R.C. 10	355	22 Jan. 1651. The son complains of sequestration, for the de-	90	16, 29	
		linquency of Peter Pudsey, his wife's brother, of a small estate			
		in Sand-Hutton, which has fallen to him by marriage since			
		composition; begs discharge, if the sequestration be for the			
		former delinquency for which he compounded.			
C. 90	19	2 June 1652. He complains that none of the counsel for the	90	18, 31	
L.C.C. 90	30	State being ordered to state his case, he cannot get it reported.			
		Begs reference to counsel.			
		2 June. Referred to Brereton	-	16	490
				90	32
C. 32	157	30 March 1653. Complains that whilst his claim was before the	90	3	
	90	Committee for Compounding, his estate was put into the First			
	7,	Act for Sale. He prosecuted the claim before the Committee for			
	13, 28	Removing Obstructions, who allowed it. Begs to be allowed			
		to prosecute it before the Committee for Compounding.			
		30 March. Ordered to state his claim, and Reading to report	-	25	28
				90	25
		14 Sept. Begs not to be enforced to bring up his witnesses from	90	22, 26	
		York, but to have his claim allowed on the proofs upon record			
		before the Committee for Removing Obstructions.			
		14 Sept. The evidence taken before that Committee allowed to be	25	200	
		used before the Committee for Compounding.	90	27	
E. 90	23	29 June 1654. Claim allowed to $\frac{1}{2}$ of Sand-Hutton Manor, and	23	1617	
		sequestration ordered to be discharged.			
WM. HOOPER, Linkinhorne, Cornwall.					
P.E. 215	503	28 April 1649. Begs to compound according to the votes of	215	502	
D. 215	505	15 Feb. 1647, whereby officers of Colonel Coriton's regiment,			
E. 215	493	in which petitioner was a lieutenant, were admitted to com-			
		pound at 2 years' value, and exempted from payment of their			
		fifth and twentieth parts. Has already compounded with the			
		County Committee.			
		9 July. Fine 141l.	-	6	154
		22 Nov. 1650. Begs to compound for omissions in his particular,	215	496	
		on the resolves of 2 Oct. 1650.			
P.E. 215	499	31 Dec. Additional fine at $\frac{1}{10}$ , 105l. 2s.	-	12	79
P.E. 12	37			215	498
E. 215	497	7 Jan. 1651. Sequestration suspended, his fine being paid or	12	85	
		secured.			

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28 April 1649.

THOS. HOUGHTON, Houghton, Co. Lancaster.

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P.E. 213 361  
R. 213 357

28 April 1649. Compounds for delinquency in arms in the first 213 360  
war.

12 June. Fine 2l. 10s. - - - - - 6 103

HARRISON KEYMER, Buckland St. Mary, Somerset.

NOTE 218 426  
P.E. 218 431  
D. 218 427  
R. 218 425  
L. 172 600  
601, 606, 609  
RHC. 172 605

28 April 1649. Compounds for adhering to the forces raised 218 430  
against Parliament.

21 March 1650. Fine 202l. - - - - - 7 66

24 Dec. The Commissioners of the Great Seal order a mes- 113 639  
senger to bring up in custody Joseph Ring, prisoner in the  
New Prison, Clerkenwell.

Dec. Papers brought up found in Ring's house, which prove his 113 643  
complicity in forging a receipt of Harrison Keymer's fine,  
and obtaining a discharge from Haberdashers' Hall thereon. -654

2 Feb. 1651. Ring begs his liberty, and the pardon of the Committee 113 658  
for Compounding for his offence, which he has fully confessed.  
The State was not damnified thereby, he not having received  
a penny of the money that should have been paid into the  
treasury. The compounder [Harrison Keymer] will speedily  
pay his fine. Petitioner's father was killed, and he himself has  
adventured his life in the Parliament's service, and been  
always well-affected. Begs that they will pity an improvident  
young man, and will not report his offence to Parliament,  
causing his ruin, but grant him his liberty and not allow him  
to perish in prison.

12 Feb. Order that his case be reported to Parliament - - - 14 3

Feb. ? Like petition renewed - - - - - 113 661

26 March. A motion in behalf of Harrison Keymer, touching a 14 65  
mortgage made to Ring, referred to Brereton, to state the case  
as to the mortgage, and as to the crimes laid to the charge of  
Ring.

1 May. Ring renews his petition. His friends are willing to pay 113 659  
Harrison Keymer's whole fine, so that he may have his liberty.  
Has served Parliament under Colonel Fitz-James 3 years.

1 May. On giving bail within two days and depositing the 202l. 14 103  
fine, petitioner is to have his liberty, and he is to bring in the  
mortgage or any other obligation he has from Keymer.

9 May. The bond of Edmund Haslewood and 3 others taken as 14 114  
security for the release of Ring.

NOTE 113 663

4 Aug. 1652. The bond to be forfeited unless Ring forthwith 17 88  
render himself up to the Committee for Compounding at  
Haberdashers' Hall.

WM. LANGSTON, Whichford, Co. Warwick.

P.E. 212 809  
C. 212 805  
R. 212 803

28 April 1649. Compounds for delinquency in adhering to the 212 808  
forces raised against Parliament in the first war.

5 June. Fine at  $\frac{1}{2}$ , 144l., but settling 15l. a year from Stoke 6 90  
Rectory, the fine is remitted.

23 July. On complaint made that he cannot enjoy the estate 99 487  
compounded for, the County Committee are required to restore  
him to the possession of it or to shew cause.

JAS. LAWRENCE, Hereford, Co. Hereford.

P.E. 215 223  
R. 215 219

28 April 1649. Compounds for delinquency in arms in the first 215 222  
war.

3 July. Fine at  $\frac{1}{2}$ , 36l. 13s. 4d. - - - - - 6 114

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THOS. LEVETT, Petworth, Sussex.  
 P.E. 214 406 28 April 1649. Begg to compound as of his own discovery for 214 404  
 B. 214 401 delinquency. In 1644 came voluntarily out of the King's  
 army, and has ever since obeyed Parliament. Was not in the  
 second war.  
 27 June. Fine 2*l*. - - - - - 6 126

RICH LIVESEY, Broadhalgh [in Livesey], Co. Lancaster.

P.E. 213 855 28 April 1649. Compounds for delinquency in arms at the begin- 213 851  
 B. 213 849 ning of the first war.  
 23 June. Fine 10*l*. - - - - - 6 117  
 5 July. Paid and estate discharged - - - - - 6 150

RICH. MALLORY, Mobberley, Co. Chester.

P.E. 213 697 28 April 1649. Compounds for delinquency in adhering to the 213 696  
 L. 213 694 forces raised against Parliament.  
 B. 213 691 21 June. Fine 193*l*. 15*s*. 11*d*. - - - - - 6 111  
 4 June 1650. Paid and estate discharged - - - - - 8 105*a*

ROB. MARKES, Halse, Somerset.

C. 210 804 28 April 1649. Compounds for delinquency in adhering to the 210 800  
 D. 210 806 forces raised against Parliament. Submitted long since, and  
 807 took the National Covenant and Negative Oath. Has made  
 P.E. 210 801 affidavit that he is not worth 200*l*.  
 B. 210 797 15 May. Fine at  $\frac{1}{2}$ , 25*l*. - - - - - 6 47

NICHOLAS MASON, East Worldham, Hants.

P.E. 219 431 28 April 1649. Begg discharge of sequestration as not being 216 428  
 D. 219 429 worth 200*l*. Confesses his delinquency in taking up arms  
 B. 219 417 against Parliament, the country being in the power of the  
 King's party.  
 23 July 1650. Fine at  $\frac{1}{2}$ , 412*l*. 1*s*. 1*d*. - - - - - 11 44  
 23 Aug. Council of State requested to grant him a licence to 11 87  
 come to London.  
 CASE 102 195 29 Jan. 1651. Is rated unduly, his estate being in reversion, 102 194  
 except 6*l*. a year; begs to pay a moiety, and then have a hearing  
 for abatement.  
 29 Jan. Hearing ordered - - - - - 10 371  
 20 Aug. 1653. The County Committee, by order of the Committee 219 423  
 for Compounding, summon him to appear before them by  
 26 July, and to shew cause why his estate should not be se-  
 questered for non-payment of his fine.  
 7 Sept. He appears, and alleging his fine to be miscast, the case 25 195  
 is referred to Reading. 219 425  
 B. 219 419 28 Sept. Fine reduced to 290*l*. - - - - - 12 569  
 219 421  
 10 Nov. His request for longer time for payment granted - 12 575  
 17 Nov. Fine paid and estate discharged - - - - - 24 1138  
 25 Nov. Charged 20*l*. for interest - - - - - 12 580  
 REC. 102 137 30 May 1655. The fine being paid, he is not to be further 12 634  
 molested.

JOHN NEWTON, East Harptree, Somerset.

P.E. 213 25 28 April 1649. Begg to compound for delinquency in bearing 213 23  
 29 arms against Parliament; surrendered to Sir Wm. Waller,  
 B. 213 21 before whom he took the Oath.

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28 April 1649.				
D. 213 27	8 June 1649. Fine at $\frac{1}{2}$ , 524l. 6s. 6d.	-	-	6 93
C. 32 99				235 209
	6 Aug. Fine reduced to 440l. 13s. 4d. Sequestration to be suspended on his paying 200l., and securing the rest.			6 187
	WM. PARTINGTON, and ANNE, his Widow, Wirral, Co. Chester.			
C. 210 561	28 April 1649. He compounds for delinquency in adhering to the forces raised against Parliament, His small estate lies in co. Lancaster.	210	559	
P.B. 210 563				
R. 210 557				
	8 May. Fine 5l. as being a poor honest man	-	-	6 37
	3 Sept. 1650. The rents of Anne, widow of Wm. Partington, and wife of Sam. Mellor, to be seized and secured, and notice given to Ralph Houghton, of Kirklewe, co. Lancaster, who is to shew cause at or before 20 October, why they should not be sequestered.	11	268	
	18 Oct. Houghton granted 16 days' further time	-	-	10 190
	6 Nov. Houghton's petition (missing) referred to Brereton	-	-	10 203
D. 112 287	26 Dec. 1651. James Partington, of the Haigh, co. Lancaster, begs an order to the County Committee to examine his claim to $\frac{1}{3}$ a house in Haigh, settled in 1632 by his father, Wm. Partington, in trust for his wife Anne, petitioner's mother-in-law, so long as she remained unmarried, and delivered by her to petitioner, to whom the reversion was granted, on her marriage in Michaelmas 1650 with Sam. Mellor, but $\frac{2}{3}$ of it were sequestered for her recusancy.	112	269,	
-289			281, 266	
L.C.C. 112 285				
D. 112 297				
298				
L.C.C. 112 295				
C. 112 275				
-279				
32 219	26 Dec. County Committee to certify, and Brereton to report	-	15 156	
			112 283	
	2 Sept. 1652. Begs an order to the County Committee for further examination of witnesses, some material points not being yet proved. Granted.	112	267,	
			291, 293	
			17 188	
	8 Sept. 1653. County Committee to examine whether James Partington gave Anne any consideration for surrendering the premises to him, and whether he holds them in trust for her; if not, the $\frac{2}{3}$ sequestered for her recusancy will be discharged, and further order given as to arrears.	19	1120	
R. 112 271				
L.C.C. 160 224				
	16 June 1654. Order of discharge made absolute, with arrears from date of petition.	23	1612	
	THOS. PHILIPS, Istrad-Fyne, Co. Carmarthen.			
P.B. 212 371	28 April 1649. Compounds for delinquency in both wars	-	212 369	
R. 212 367	29 May. Fine at $\frac{1}{2}$ , 30l.	-	6 74	
	JOHN PLUMLEIGH, and RALPH, his Son, St. Mabyn, Cornwall.			
	28 April 1649. The father begs leave to compound. Living in Cornwall, was forced by the King's army to take up arms against Parliament.	112	21	
C. 112 13, 16	6 April 1652. Request on behalf of both for discharge on the Act of Pardon.	83	245	
R.C. 25 177				
112 5				
L.C.C. 112 11	6 April. The County Committee to certify whether they were sequestered 1 Dec. 1651.	16	263	
149 425				
C. 33 321	19 Oct. 1653. Both beg discharge on the said Act, not being then sequestered.	112	9	
112 7			17	
R. 112 1	29 Dec. Discharge granted accordingly	-	21 1310	

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	SIR RICH. PRIDEAUX, Tregarden, Cornwall.		
PAGE 212 391	28 April 1649. Begs to compound for delinquency in arma. Being	112	676
P.E. 212 389	in Cornwall under the King's power, was forced in 1646 to		
	engage for the King against Parliament.		
	18 May. Pleads that he petitioned in 1646 to be admitted on	212	388
	Truro Articles, according to the Lord General's pass, and now		
	renews his petition.		
	29 May. Fine on Truro Articles, 426 <i>l</i> .	-	6 75
A. 212 385	29 May. Order to the County Committee to discharge the estate,	112	671
C. 34 93	the fine being paid.		
	4 June. His discharge ordered	-	8 105

NICH. RAYNARD, Wistow, Co. York.

28 April 1649. Begs to compound for delinquency, because	113	109
being a petty constable, he was forced to execute the warrants		
sent him by the commanders of the King's army, for doing		
which he is sequestered. Noted as referred to the sub-com-		
mittee. No order.		

HEN. REDHEAD, Holden, Co. York.

P.E. 210 437	28 April 1649. Compounds for delinquency. Was engaged in the	210	435
A. 210 433	Castle of Pontefract in the last war.		
	4 May. Fine at $\frac{1}{2}$ , 40 <i>l</i> .	-	6 33
		235	210

PARTRIDGE BIGDON, Gedney, Co. Lincoln.

P.E. 210 398	28 April 1649. Compounds for delinquency in absenting himself in	210	396
A. 210 393	1643 from his house. Could clear himself on appeal, but finds		
	it would be long.		
	1 May. Fine at $\frac{1}{2}$ , 38 <i>l</i> . 5 <i>s</i> .	-	6 31
		235	211

Claimants on the Estate of JOHN ROADES, Wakefield,  
Co. York.

C.104 116-123	28 April 1649. JOHN MYERS, of Leeds, and MARGARET his wife,	104	115
P.E. 104 125	JOHN HORSFALL, of Huddersfield, and GRACE his wife, THOS.	214	38
214 35	STRAID, of Dewsbury, and ELIZABETH his wife, all co. York,		
A. 214 33	—the wives, being daughters and co-heirs of John Roades,—		
	beg to compound for his estate, sequestered for his adhering		
	to the forces raised against Parliament.		
	25 June. Fine at $\frac{1}{2}$ , 75 <i>l</i> .	-	6 118

WM. RUDHALL, Rudhall, Co. Hereford.

P.E. 216 535	28 April 1649. Compounds for delinquency in adhering to the late	216	533
A. 216 531	King against the Parliament.		
	26 July. Fine at $\frac{1}{2}$ , 120 <i>l</i> .	-	6 179
	2 Aug. 1650. Begs to compound for lands fallen to him by the	114	1045
	death of a kinswoman in her minority. The particulars and		
	value are not yet known to him.		
	2 Aug. Ordered to make it appear when his kinswoman died, and	14	1045
	what estate it is, and whether it be not sequestered.		

RICH. SHERBORNE, Stonyhurst, Co. Lancaster.

NOTE 117 196	28 April 1649. Begs that his name may be struck out of the list	117	193
L. 117 198	returned by the County Committee, of delinquents who have		
L. 159 447	not compounded. Being sequestered by the County Com-		



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28 April 1649.			
D. 159	450	mittee by mistake, obtained his discharge on appeal to the	
	449	Committee for Sequestrations. Noted, the County Committee	
L.C.C. 158	468	to discharge him, if they have sequestered him for no other	
	117	cause than the recent order of the Committee for Compounding.	
D. 117	179	14 Feb. 1651. He petitions that by deed of 8 Car., he conveyed	117 173
	158	to Anne Sherborne, widow, a messuage and lands in Lagrum,	236
L.C.C. 159	454	co. Lancaster, on rent of 38l. 6s. 8d., which lands have long	
		been sequestered for her recusancy, yet the said rent constantly	
		paid to him by the sequestration agent; but at Easter 1650, the	
		agent received the rent, refuses to pay it to him, and forbids	
		her to pay him. Begs examination of his title, and order to	
		receive the rent.	
		14 Feb. County Committee to examine and certify	- - 14 10
			117 171
		23 May. He begs reference of their certificate to counsel. Granted	117 167,
			169, 173
			14 134
		3 July. The estate to be $\frac{1}{2}$ sequestered, till further order, and	30 210
		proofs to be sent of the education of the children in Popery.	
D. 158	471	30 July. County Committee of Lancaster to give notice of his	255 57
		recusancy to the County Committee of York, where he has a	
		large estate.	
		12 Aug. Rich. Sherborne begs a copy of the charge against him,	117 240
L.C.C. 158	484	the names of the witnesses, with liberty to cross-examine them,	14 252
D. 158	473	and his rents on security. Granted.	
		25 Nov. The estate to be sequestered because he has not come on	30 211
		summons to take the Oath of Abjuration.	
R.C. 32	5, 18	22 Jan. 1652. Publication of his examination, &c., to pass	- 15 213
L.C.C. 117	181	12 Aug. He begs examination by the County Committee of York of	117 238
D. 117	183-185	his witnesses in further proof of his title. Granted.	17 146
L.C.C. 158	485	27 June 1654. Being in the country, and his examination not taken	117 199
D. 158	487-493	by the County Committee of Lancaster, begs order to the	27 7
L.C.C. 172	271	County Committee of York to examine him. Granted.	
	117	25 July. Petition renewed	- - - 117 202
D. 172	269	25 July. Order granted to the County Committee of York to	27 99
	117	examine petitioner.	
C. 117	190A	28 Dec. Claim allowed and sequestration discharged	- - 23 1655
	33		235 213
R. 117	159	2 Jan. 1655. Allowed on his request arrears from the date of	23 1655
	235	his petition.	235 214
	212		
CLAIMANTS ON THE ESTATE.			
		6 Nov. 1651. KATHERINE, widow of SIR RICH. GARGRAVE, of	82 37
		Nostall, co. York, begs allowance of a deed of March 1650,	
		whereby for a debt of 800l.—500l. being paid—Rich. Sherborne	
		demised to her lands in Ginslew and Wigglesworth for 60 years,	
		but the lands are lately sequestered for his recusancy.	
		6 Nov. Referred to the County Committee	- - - 15 72
C. 129	241-243	15 Feb. 1654. WM. WEST, of Middleton, co. Lancaster, petitions	129 189
L.C.C. 129	235	that Rob. Edmondson, of Heysham, co. Lancaster, being in-	233
D. 129	238	debted to him and others, conveyed by indenture in 1653, all	
		his lands, &c., in Heysham, Thornley-cum-Wheatley, &c.,	
		for 21 years, to him for payment of debts, but they are con-	
		tinued under sequestration for the recusancy of Rich. Sher-	
		bourne, deceased uncle of Edmondson, from whom they descended	
		to him, and petitioner is refused possession, though no recusant.	
		Begs an order to the County Committee to examine and certify,	
C. 129	239	and reference to counsel, that he may have the benefit of his	25 272
D. 129	245	deed. Granted.	129 231

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28 April 1649.	RICH. SHERBORNE— <i>cont.</i>		
	17 Oct. 1654. West complains that though his report is ready, it is not heard, and that the County Committee are proceeding to levy the rents to his great damage. Begg a speedy hearing.	129	187
R. 129 225	17 Oct. Hearing ordered - - - - -	27	142
	2 Nov. Claim allowed and sequestration discharged - - -	23	1641
		129	186

## JOHN SLAUGHTER, Slaughter, Co. Gloucester.

28 April 1649.	Begg to compound for delinquency in adhering in the first war to the late King's party against Parliament. Noted as referred to the sub-committee. No order.	117	830
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## RICH. SMITH, Merchant, Torrington, Devon.

REC. 214 133	28 April 1649. Compounds for assisting the forces raised against Parliament.	214	122
NOTE 214 137			
REC. 214 131	23 June. Jas. Smith is to bring in his deed for an annuity of 40l. on Rich. Smith's estate, that the Committee for Compounding may see that it is really charged as alleged.	117	1107
-133			
O.C.C. 214 135	23 June. Rich. Smith's fine at $\frac{1}{2}$ , 236l.; abatement to be made on production of further proof of the claim of 40l.	6	120
P.E. 214 123		214	129
C. 214 125	30 Oct. Having paid a moiety and produced further proof of an annuity of 40l. a year, and one of the two lives in being when he compounded having died, begs a review.	214	128
R. 214 119	2 and 3 April 1650. Fine reduced to 176l. - - - - -	7	87, 89
		235	215
	9 May. Paid and estate discharged - - - - -	8	32
	9 Dec. 1651. His nephew, John Smith, deposes to his death 1½ years since.	235	216

## CLAIMANTS ON THE ESTATE.

	12 Dec. 1649. The Committee for co. Devon are not to withhold from CHRIST CHURCH COLLEGE, OXFORD, the arrears of tithes of Great Torrington Rectory, sequestered for delinquency of the lessee, Rich. Smith.	6	244
	23 May 1651. The college complain of sequestration of these tithes, and others cos. Dorset and Somerset.	74	625
	23 May. Referred to the County Committee - - - - -	14	135
	18 May 1653. THE DEAN AND CHAPTER OF CHRIST CHURCH petition the Committee for relief on Articles of War, for an order to the Committee for Compounding to pay them 300l. arrears paid in by the County Committee from Great Torrington Rectory, co. Devon, sequestered for the delinquency of [Rich.] Smith.	74	585
	18 May. The Committee for Compounding to enquire and report	74	583
	31 Aug. 1654. The Dean and Chapter petition the Protector to like effect.	74	582
	31 Aug. Order in Council for re-payment of the money, if paid to the State during sequestration.	27	143
		74	579
	19 Oct. A copy of this order to be sent to the County Committee, who are to certify thereon.	27	143
		74	579
L. 25 104	10 Jan. 1655. Reading to draw up a report on the return of the County Committee of 25 Nov. 1654.	27	249
L. 152 55			
	3 July. He reports that from the time of sequestration, 22 May 1646, to 26 Oct. 1649, no money was paid to the State, but 168l. has been paid by order of the County Committee.	29	2

28 April 1649.		Vol. No. G or p.	
GEORGE STRANGWAYS, Muston, Dorset.			
P.E. 213 177 R. 213 173	28 April 1649. Compounds for delinquency in adhering in the beginning of the late troubles to the King.	213	176
	9 June. Fine at $\frac{1}{2}$ , 6l. 15s. - - - - -	6	97
	26 March 1651. Begg to compound for an annuity of 3l. 6s. 8d. on lands in Beare Regis parish, co. Dorset. Noted "no order."	120	559
SIR THOS. TEMPEST, Bart., the Isle, Co. Durham.			
P.E. 210 451 R. 210 447, 449	28 April 1649. Compounds for delinquency in being in the King's quarters in York in the first war.	210	453
	8 May. Fine at $\frac{1}{2}$ , 134l. - - - - -	6	34
RICH. TURNER, Weymouth, and Sherborn, Dorset.			
P.E. 212 161 R. 212 157	28 April 1649. Compounds for delinquency in going to the King's garrison of Dartmouth.	212	159
	25 May. Fine at $\frac{1}{2}$ , 234l. - - - - -	6	71
THOS. WALWYN, Hellen, Co. Hereford			
P.E. 213 193 R. 213 189	28 April 1649. Compounds for delinquency in arms in the first war.	213	191
	9 June. Fine at $\frac{1}{2}$ , 5l. - - - - -	6	98
RICH. WARING, Whittingham, Co. Lancaster.			
	28 April 1649. Begg to compound, being sequestered for delinquency in the beginning of the wars. Noted as referred to the sub-committee.	127	443
HENRY WASHINGTON, Worcester, Co. Worcester.			
P.E. 217 537 R. 217 533	28 April 1649. Begg to compound for delinquency in arms in the first war.	217	536
	30 Oct. Fine at $\frac{1}{2}$ , 15l. - - - - -	6	227
ROB. WHARTON, Chipping Norton, Co. Oxon.			
P.E. 210 683 R. 210 679	28 April 1649. Compounds for delinquency. Has been sequestered 3 years. Had his household goods, worth 80l., taken from him, and no fifth part allowed to his wife.	210	682
	11 May. Fine at $\frac{1}{2}$ , 34l. - - - - -	6	43
ROB. WILLOUGHBY, Hackleton, Co. Northampton.			
P.E. 218 467 R. 218 461	28 April 1649. Compounds for delinquency in assisting the army raised against Parliament.	218	464
	24 March 1650. Fine at $\frac{1}{2}$ , 90l. - - - - -	7	73
April 1649?	SIR WM. LE NEVE, Clarencieux-King-at-arms, Aslacton, Norfolk.		
	Begg that on reasonable fine or otherwise, there may be delivered to him his books, papers, and parchments of heraldry and history, which he had at the Heralds' College when Garter King-at-arms ( <i>sic</i> ),* which were seized by the Camden House Sequestrators, delivered to the Committee for Sequestrations, and by a Parliament order of 22 Sept. [1647],† to be delivered with other like papers to Henry Elsing.	106	401

\* This is a mistake; Le Neve does not appear to have ever been *Garter King-at-Arms*.—ED.

† See for this date, Scobell's Acts, 1647, p. 123.

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April 1649?				
P.E. 216 559	31 May 1649. He begs to compound for delinquency in attending	216	558	
R. 216 555	the late King in Oxford and other garrisons. Withdrew from			
	the King's party and went beyond seas five years ago.			
	28 July. Fine at $\frac{1}{2}$ , 523 <i>l.</i> 16 <i>s.</i> 8 <i>d.</i>	-	-	6 180
SCUDAMORE PITTS, St. John's, Co. Worcester.				
P.E. 212 381	April 1649? Begs to be discharged on composition for delin-	212	377	
R. 212 373	quency in arms; laid them down voluntarily 4 years ago.			
	Has no lands whatever, nor personal estate worth 200 <i>l.</i> when			
	his debts are paid.			
	1 May. Begs to compound on his own discovery, not being seques-	212	380	
	tered.			
	29 May. Fine on his own discovery, 18 <i>l.</i>	-	-	6 74
JOHN SKIPP, Ledbury, Co. Hereford.				
P.E. 213 773	April 1649? Begs a licence to attend to prosecute his composi-	117	687	
D. 213 771	tion. Was in Goodrich Castle when it surrendered to Parlia-			
R. 213 763	ment.			
NOTE 6 109	4 May. Begs to compound for delinquency in arms in both wars -	213	770	
	18 June. Fine at $\frac{1}{2}$ , 122 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i>	-	-	6 114
	29 June. Certificate that his sequestration is suspended on pay-	235	217	
	ing $\frac{1}{2}$ the fine and securing the rest.			
	2 July. Having paid a moiety, begs a review for allowance of	213	765	
	debts.			
R. 213 767	4 July. Fine reduced to 61 <i>l.</i> 8 <i>s.</i>	-	-	6 146
C. 34 83				235 218
1 May 1649.	EZEKIEL ARUNDEL, Camborne, Cornwall.			
P.E. 212 467	Compounds on the Articles of Truro, on certificate of Lord	212	466	
R. 212 463	Fairfax, given.		469	
	30 May 1649. Fine at $\frac{1}{10}$ , 163 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	-	-	6 79
HUM. BERRINGTON, Bishopstone, Co. Hereford.				
P.E. 218 587	1 May 1649. He begs to compound, being sequestered for assisting	218	586	
-589	the King in the beginning of the late troubles.			
D. 218 591	25 March 1650. Fine at $\frac{1}{2}$ , 632 <i>l.</i> 6 <i>s.</i>	-	-	7 75
R. 218 571				
NOTE 11 276	19 March 1651. Being fined 632 <i>l.</i> 6 <i>s.</i> for his delinquency, and	67	475	
	having raised a moiety thereof, was taken prisoner at Gloucester			
	in execution for a debt; now prays that he may proceed in			
	his composition, and sell his manor of Catley [in Bosbury] to			
	pay his fine.			
R. 67 492	19 March. Order that the Committee for Compounding cannot	12	168	
CASE 63 647	relieve him.			
	16 July. Petition renewed, with request that he may have reason-	67	493	
	able time to pay his fine. Noted for Reading to report the			
	case to the Army Committee.			
	8 Oct. Anne, his wife, begs $\frac{1}{2}$ of the estate to keep her and	67	488	
	her children from starving, the case being referred to the			
	Army Committee, where it still remains.			
	8 Oct. Allowed, with arrears since 24 Dec. 1649	-	-	67 477
				15 43
	10 Dec. 1651. Anne and Joyce, his daughters, entreat a further	67	489	
	order for allowance, there being 5 children, and they having			
	received nothing. The estate has been sequestered 6 years,			

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	their father is still in prison, and they have tired out the charity of their friends, and must perish if not relieved. The County Committee have let the estate, worth 300 <i>l.</i> a year, at only 50 <i>l.</i>		
	10 Dec. 1651. Order granting $\frac{1}{2}$ to the mother reinforced -	15	126
	16 Jan. 1652. Note of Berrington's non-payment of the latter $\frac{1}{2}$ of his fine.	12	391
	6 July. He petitions that Wm. Lynn, who has deposited the first moiety of his, Berrington's, fine, and given security for the rest, may be ordered to have the estate till he is reimbursed his expenses.	67	473
D. 138 93 P.B. 218 579	6 July. Committee for Compounding order his case to be presented to the Army Committee, to be reported to Parliament.	16	469
P.B. 25 217 218 581	5 Oct. 1653. Berrington begs to compound on the votes of 3 Sept. 1653, having elapsed his time for payment of his fine.	67 218	490 583
D. 218 577	27 Oct. Fine raised to 650 <i>l.</i> - - - - -	12	572
R. 218 573	8 Nov. Paid and discharge granted - - - - -	24	1130

CLAIMANT ON THE ESTATE.

D. 157 327 138 95 157 331, L.C.C. 333 & D. 138 83- 86,88,91 ACCTS. 131 87 157 329	1 March 1653. FRAS. GEERES, sen., of Garhons, Hereford, begs reference to counsel of his title to the tithes of Much Marcle and chapel of Kinaston, co. Hereford, with glebe lands, conveyed to his brother Thomas in 1638 by Berrington, as security for 400 <i>l.</i> loan, with interest; also Catley Manor, conveyed for 264 <i>l.</i> in 18 Charles, for which sums Berrington in 1642 entered a statute of 1,200 <i>l.</i> , yet unpaid, and the premises which are come to petitioner are sequestered for Berrington's delinquency.	138	77
	1 March. County Committee to certify and Reading to report -	25	1
	7 July. Hearing ordered - - - - -	25	114
C. 33 278 R. 138 99	14 July. Order on report that no fine be set, as the estate will only pay the debt with interest, but that petitioner hold it, and account yearly with the Auditor, that it may be re-sequestered when the debt is paid.	19	1101

COL. NICH. BORLACE, Newlyn, Cornwall.

PASS 212 684 P.B. 212 687 R. 212 681	1 May 1649. Begs to compound on Truro Articles for delinquency in assisting the forces raised against Parliament in the first war.	212	686
	2 June. Fine on Truro Articles, 320 <i>l.</i> - - - - -	6	86
L.C.C. 251 97	15 May 1650. The County Committee report him incapable of composition, being a Papist delinquent in arms, and his wife and children Papists, $\frac{1}{2}$ of whose estate they have seized.	251	47
	14 June. If Borlace is a Papist, and has been a delinquent, any composition made by him is void, and his whole estate is to be sequestered.	8	139
L.C.C. 253 33	6 Nov. On motion in behalf of the County Committee for Cornwall, the Committee for relief on Articles of War issue a commission to Rich. Carter, J.P., and 4 others, to take depositions touching the matter of complaint; there is to be no further seizure pending the hearing, and the goods already seized are to be restored.	69	761
C. 69 757-760	25 Dec. Katherine, wife of Nicholas Borlace, begs $\frac{1}{2}$ of her husband's estate, sequestered for his delinquency, with arrears from 24 Dec. 1649. Granted.	69 10	816 298
	14 Aug. 1651. John Jago, of Erme, Cornwall, one of the County Committee, being tenant for life by copy of Court roll of two tenements in Cargoll Manor, sequestered for delinquency of Nicholas Borlace, worth 7 <i>l.</i> 4 <i>s.</i> 8 <i>d.</i> a year, over and above the	14	255

1 May 1649.

COL. NICH. BORLACE—*cont.*

reserved rent 2*l.* 15*s.* 4*d.*, and desiring to have two lives more inserted into his copy, for which he offers a fine of 150*l.*, the Committee for Compounding order Elias Weymond, steward of the Court held on the manor, to grant his request, the fine to be paid within 6 weeks.

- 25 Feb. 1652. Borlace petitions the Committee for Compounding to grant him the relief ordered by the Committee for relief on Articles of War, and his Excellency's letters, from seizure of his goods contrary to his Articles. The County Committee acknowledged the seizure, and promised him he should be allowed it in his composition. Fairfax, late Lord-General, signified to Mr. Ash, then chairman of the Committee for Compounding, that Borlace had 500*l.* worth of goods taken contrary to his Articles. Also Lord-General Cromwell voted that his goods were taken from him contrary to his Articles. Also a council of war at Whitehall, and a committee of 9 general officers of the Army, by his Excellency's order after examination, certified to the same effect, and prayed the Lord-General to endeavour his relief, which he has done by letters and addresses to Parliament and the Council of State. 69 747

Borlace complains that Jago has not obeyed the orders of the Committee for relief on Articles of War, and his Excellency's letters, but has since taken 39 cattle, worth 130*l.*, and kept all his lands in sequestration, not suffering him with 8 children to have bread to eat of their own corn, but enforced them, for divers weeks, to live on the mere charity of their neighbours, and so threatened his wife that she was forced to promise to pay 200*l.* within a year. He has let petitioner's house and estate for 7 years. He has also procured from Weymond (Borlace's) copyhold lands for 3 lives, worth 120*l.* a year, for himself, and divers other copyhold lands to be granted to others, although petitioner had granted them to his daughters.

- 25 Feb. Jago summoned to appear before the Committee for Compounding, and the confirmation of the contracts made by the said County Committee suspended till further order. 16 57

- 26 Feb. Borlace appearing a convicted recusant, and so by resolve of Parliament of 23 April 1647, not to be comprised within Truro Articles, nor admitted to composition had it been before discovered,—he confessing that he has not hitherto pleaded his conformity, and Jago affirming that he had one life in the aforesaid copyhold estate, and the reversion in fee to some friends in trust for him after the death of Nich. Borlace and James Borlace, his brother, and that by the custom of the manor no estate in the premises could be granted in reversion without the consent and surrender of Jago, and the estate granted him by Weymond being but contingent,—the Committee for Compounding declare that Jago has only done his duty, and they cannot release Borlace, but confirm the contract with Jago, so far as made according to the custom of the manor. 16 66

o.c. 16 107  
L.C.C. 149 463

- 3 Nov. Borlace ordered by the Committee for relief on Articles of War to present the Committee for Compounding so much of his petition, lately exhibited to the Committee for relief as concerns them, and the Committee for Compounding are to return answer on 12 Nov. 1652, and to inform the counsel whether he has forfeited the benefit of his Articles. 69 777

- 6 Nov. Jago being dead, the County Commissioners require more time, and complain of the falsity of Borlace's petition. If he is discharged on Truro Articles, it will do great mischief, and none will pay rents till the business is settled; if he have restitution, the estates of the faithful will have to be sequestered to repay delinquents' compositions. 151 411

c. 32 68

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L.C.C. 149 511	8 Dec. 1652. Borlace is to pay fees to the Registrar for his care in searching out the proceedings.	13	49
	9 March 1653. On motion of Mr. Milton, Borlace's counsel, and on consideration of the answer of Sam. Kekewick and Francis Courtney, two of the County Committee, defendants to Borlace's petition, dated 6 Nov. 1652, and of Kekewick's letter of 1 March 1653 to Borlace's wife,—it appearing to the Committee for relief on Articles of War that he is comprised within Truro Articles, and that he has not lost the benefit thereof by any act against Parliament,—the Committee for relief, &c., order stay of all proceedings touching his goods, rents, &c., either by the Committee for Compounding, the County Committee of Cornwall, or their agents, and forbid any demand, seizure, or intermeddling with the same, till the court declares its judgment on the whole case.	69 149	806 467
	4 May. It appearing to the Committee for relief on Articles of War that his goods, &c., worth 527 <i>l.</i> , were seized by the agents of the County Committee immediately after the date of the Articles, and that no part has been since restored, and that by their subsequent seizure, petitioner was disabled from raising money for his composition, the said Committee order the estate to be discharged. The fine being short of the damages proved, it is to be wholly remitted, and the Committee at Haberdashers' Hall are to render an account of the receipts from his estate, that the surplus, if any, may be paid him. The copyhold having been granted in breach of the Articles, the said Committee hold that it should be vacated, and petitioner restored thereto; the tenants to shew cause against a final order, adjudging the same accordingly.	69	779
	21 May. Borlace's estate discharged by the Committee for Compounding.	24	1103
LIST 69 810	21 June. The Committee for Compounding, being informed by the Committee for relief on Articles of War, that 527 <i>l.</i> worth of goods were seized and disposed of by Stephen Rule and three others, and 4 horses and 8 cattle, worth 60 <i>l.</i> , by John Jago, deceased, employed by the late County Committee; and that there have been received by Sam. Kekewick and Francis Courtney, the present County Committee, 120 <i>l.</i> rent for 1651, and 107 <i>l.</i> 8 <i>s.</i> for 1652, and by Nicholas Grose, and 2 others, 60 <i>l.</i> ; also that 39 cattle, worth 120 <i>l.</i> , have been seized and sold by the present County Committee;—order them to require from such of the aforementioned persons as are living a particular account how the money has been paid and accounted for, &c.	25 69	101 807
	13 July. Order in the Committee for relief on Articles of War, that the tenants of the copyholds, having by their petition of 9 June 1653 prayed 3 weeks' time to prove the allegations thereof, the said Committee find no new matter is offered, and make absolute their former order.	69 783,	765, 798
	19 July. Committee for Compounding resolve that before any order issue thereupon, the County Committee be heard as to Borlace's undervalues.	25	128
L.C.C. 149 469 149 459	26 July. Borlace and Weymond being both heard touching the undervaluation, the case is referred to Reading to state the matter of fact, &c.	12	549
c. 69 802A	July? Rob. Jeames and other copyholders of the manor of Cargoll, remonstrate to the Committee for Indemnity against the order of 13 July 1653, of the Committee for relief on Articles of War, declaring null and void petitioners' copyhold estates, in the manor of Cargoll, sequestered for Nicholas Borlace's delinquency. The judgment is grounded on the pretence that the said estates were inserted in Borlace's particular, which they	69	746

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	were not. Have paid part of their fines for the estates to the County Committee, but were refused on tendering the remainder. Have been at great charges in defending their rights before the Committee for relief on Articles of War, and in repairing the houses, &c. Most of them have faithfully served Parliament in arms. Beg confirmation of their grant, and indemnification against Borlace.		
	5 Aug. 1653. Borlace complains to the Committee for relief on Articles of War that, notwithstanding their order—which he has served on the Committee for Compounding, and on Major Bawden, defendant to the suit, who made no mention in their answers of undervalues,—the Committee for Compounding have directed Reading, after two full hearings and sentences in the court of the Committee for relief on Articles of War, to re-examine the matter, on pretence of omissions or undervalues. Bega that even if there were any such undervalues, he may be fully acquitted by the Act of Oblivion.	69	795
	5 Aug. Order thereon that the Committee for Compounding certify to the said Committee what further matter is alleged touching Borlace, in bar of their order of discharge.	69	791
	16 Aug. The Committee for Compounding refer the case to Reading and Brereton.	12	558
	17 Aug. The County Committee are to inquire what copyhold estates were in Borlace's hands in May 1649, whether the barton of Treladro was worth more than 70 <i>l.</i> a year, to examine witnesses, giving Borlace notice, and to certify; the copyholders to enjoy their copyholds till further order.	25	170
NOTE 69 789	19 Aug. The Committee for relief on Articles of War, not satisfied with the proceedings of the Committee for Compounding, make absolute their order of 5 August—"They think fit to declare that, as they find the honour and justice of the Court to be in this transaction much concerned, and the petitioner, contrary to their intention, much prejudiced and delayed, so they may no ways doubt but the Committee for Compounding will have so just resentment of the same as to direct a compliance with the order of the Court, &c., &c."	69	787
L.C.C. 149 473	31 Aug. Order in the Committee for Compounding for Borlace to enjoy his whole estate, both demesne lands, old rents, and personal estate, except such copyhold estates as have been granted by their steward or themselves since sequestration.	25	183
H. 25 197 NOTE 69 810	20 Sept. The moneys received from the copyhold estates due to Borlace are to be paid him, and the copyholders to produce their grants to the County Committee, who are to certify the fines paid by each, the yearly values of the estates, &c.	25	207
	5 Oct. The copyhold tenement of Chan, part of Cargoll Manor, having been granted by the County Committee, by order from the Committee for Compounding, according to the Act of Parliament of 25 Jan. 1650, to Major John Bawden, and Daniel and Nicholas Bawden, for their lives, and Major Bawden having paid 170 <i>l.</i> fine for the same, he is to hold it accordingly, without molestation from the County Committee or Borlace.	25 69	218 803
E. 69 799 L.C.C. 149 489 D. 69 802 149 491 C. 69 776 33 333 C. 69 769	25 Oct. Like order for John, son of John Jago, deceased, to hold the tenements of Trenthan and Goone Warren, the father having paid 150 <i>l.</i> fine for the same.	25	232
	22 Nov. John Bawden, M.P., informing that Borlace has made a re-entry on the copyhold tenements granted to Bawden and Jago, the County Committee are to examine and certify.	25	251
	11 Jan. 1654. Upon motion of Mr. Malin from the Protector, that a dispatch might be put to this business, according to justice, the Committee for Compounding declare the grants of the	25	182



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copyhold estates null and void, unless Bawden and Jago shew cause before 31 Jan. 1654, they being served with this order within 10 days; the fines to be repaid them in case they do not enjoy their grants.

- |  |   |                  |
|--|---|------------------|
| H. 25 296, 306                             | 17 Jan. 1654. Browne and Hancock, Auditors, to state the account of receipts from Borlace's estate.   | 25 286<br>69 771 |
| L.C.C. 149 485                             | 14 March. The Auditors' report not allowed, there being great contradictions in the certificates received from the County Committee; a copy to be sent to them to explain the contradictions.   | 25 314           |
| c. 69 753                                  | 16 March. On full hearing of all sides, the Committee for Compounding resolve that they had sufficient power to grant the said copyhold estates, but on consideration of the judgments of the Committee for relief on Articles of War which they hold themselves bound to obey, they declare the said grants null and void, and order restoration to Borlace. James Pierce, the present County Commissioner, to put the order into execution; Bawden, Jago, and the other tenants to be repaid their fines.   | 25 315           |
|  | 30 May. Pierce is to see that the tenants pay the mean profits to Borlace, according to the yearly value set on their tenements by the late County Committee at the time of their grants, and not according to the rent reserved upon them after paying their fines. The late County Committee are to pay Pierce all moneys in their hands belonging to the State, and to appear before the Committee for Compounding to perfect their accounts. When he has received the said moneys, he is to pay the tenants their fines.                                | 27 59            |
| L.C.C. 149 471                             | 30 May. The Auditor to certify what is due to Borlace - -   | 27 61<br>69 755  |
| D. 149 477<br>-479<br>493-495<br>L. 69 749 | 3 Aug. On the Auditor's report, &c., the Committee for Compounding are "not satisfied to pay any further sum to Borlace, for that, although in obedience to the order of the Committee for relief on Articles of War, they have allowed some part of the moneys received out of his estate by way of defalcation, yet they have no power to repay the surplusage."  | 23 1628          |
|  | 24 Aug. The Committee for Compounding understanding that, contrary to their order of 30 May 1654, Borlace proceeds at law against the tenants, let him know that they very ill resent his vexatious proceedings, and that as they expect the tenants to observe the order to pay him the mean profits, so they expect his observance thereof. If he persist in his refractoriness, they will make void their order, and proceed against him.  | 27 111           |
|  | 5 Sept. He explains in detail the reasons of his proceedings in individual cases.   | 69 751           |
| L.C.C. 149 481<br>REC. 149 483             | 22 Feb. 1655. Finding that, notwithstanding the tenants have fully conformed to the orders of the Committee for Compounding, Borlace refuses to accept the mean profits tendered by them, but goes on in many suits against Bawden and Jago, imprisoning some, enforcing others to compound, and making himself party, judge, and executioner, the Committee for Compounding declare they shall be forced to do that which he will not like unless he desists. He must know that these extremities and tyrannies over them will be complained of elsewhere. | 27 306           |
|  | 27 Feb. Bawden and Jago moving that they may pay Borlace only the mean profits of the estate as let by the County Committee, the Committee for Compounding refer the matter in difference to Mr. Graves and Mr. Martin; if they do not agree, the Committee will order witnesses to be examined.  | 27 318           |

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1 May 1649.	COL. NICH. BORLACE— <i>cont.</i>		
	2 March 1655. Reading to draw up a certificate of the profits received from Borlace's estate, to be presented to the Committee for relief on Articles of War.	27	320
c. 34 94 ACCTS. 144 487	12 April. On information of the Auditor that the late County Committee return 106 <i>l.</i> 16 <i>s.</i> 10 <i>d.</i> , as received by Jago out of Borlace's estate, and not accounted for to the use of the State, the fine formerly paid by Jago is not to be repaid to his executor until satisfaction is given for the sum aforesaid.	27	367
	ANT. BUSHELL, Cleeve Prior, Co. Worcester.		
P.E. 216 377 B. 216 373	1 May 1649. Compounds for delinquency in arms. Deserted the King's service before the battle of Naseby.	216	376
	15 May. Fine at $\frac{1}{2}$ , 5 <i>l.</i>	216	373
	MICHAEL CHADWELL, late of Chipping Norton, Oxon.		
P.E. 214 151 D. 214 147 B. 214 145	1 May 1649. Compounds for delinquency in arms in the late wars; is now living in Durham.	214	150
	May? Begg licence to stay in town to prosecute his composition	73	648
	25 June. Fine at $\frac{1}{2}$ , 505 <i>l.</i> 15 <i>s.</i> 4 <i>d.</i>	6 236	121 1
CASE 73 655	26 April 1650. Having come up to town to pay the moiety of his fine, and to obtain a review, was arrested on suspicion of murder and carried to the common gaol of Oxford, where he lay till last assizes, when he was tried and acquitted. Has thus been disabled from paying his fine within the time limited. Begg that, as he has not wilfully neglected payment, a moiety may now be received and a review granted, his whole estate being in extent and liable to other engagements. Noted "the penalty imposed makes the whole fine 632 <i>l.</i> 3 <i>s.</i> 9 <i>d.</i> , which is to be paid."	73	650
	24 Oct. Being unable to pay his fine, begs allowance of $\frac{1}{2}$ for the subsistence of his wife and children. Granted.	73 11	647 236
REC. 73 662 P.E. 73 665 D. 73 667	9 Nov. His whole fine being paid, the estate discharged from sequestration.	73	663
	13 May 1651. Order that he be restored to possession of the lands as he held them before the seizure, an ancient statute on which part has been withheld from him notwithstanding.	14	116
	6 June. Thomas Holford complains on his behalf that, notwithstanding Chadwell's payment of his fine in full, possession of his lands is not restored to him.	73	658
	6 June. The County Committee of Oxford to yield obedience to the former order for putting him in possession.	14 73	152 651
D. 73 659 654	7 Jan. 1653. Order reinforced on complaint of delay, the County Committee wishing "that all persons should have a seasonable dispatch of their business."	17	577

## CLAIMANT ON THE ESTATE.

29 Aug. 1650. GABRIEL NICHOLSON begs allowance of his extent of the lands of Michael Chadwell in Chipping Norton, made long since for a just debt of 500 <i>l.</i> on a statute staple acknowledged by Edward Chadwell, from whom the lands have descended to Michael, his son and heir. Noted as rejected.	107 931
29 Aug. Petition referred to Brereton	11 104 115

1 May 1649.

THOMAS CONINGSBY, Morton Baggett, Co. Warwick.

Vol. No.  
G or p.P.E. 215 387  
R. 215 3831 May 1649. Compounds for delinquency in adhering to the 215 386  
forces raised against Parliament.5 July. Fine at  $\frac{1}{2}$ , 91*l*. - - - - - 6 15019 July. Ordered restoration of rents received since the votes 6 171  
of Parliament for detaining them in the tenants' hands.

RALPH CONSTABLE, Selby, Co. York.

P.E. 212 849  
847  
R. 212 8431 May 1649. Compounds for delinquency in arms against Par- 212 845  
liament in the North.5 June. Fine at  $\frac{1}{2}$ , 70*l*. 13*s*. 4*d*. - - - - - 6 92

JOHN EDGE, Bishops Offlow, Co. Stafford.

P.E. 213 334  
R. 213 3291 May 1649. Compounds for delinquency on his own discovery, 213 332  
on the votes of 14 March 1649. Was in an action, and in the  
King's quarters in the first war, but is not sequestered.12 June. Fine 140*l*. 1*s*. - - - - - 6 1027 Nov. 1650. Begg respite of the payment of his fine till he recover 83 457  
his estate, offering interest at 8 per cent. His solicitor omitted  
to pray for a saving, petitioner being out of possession of his  
estate.L.C.C. 168 501 31 Aug. 1652. Ordered either to compound for his saving, or shew 12 516  
cause why his estate should not be sequestered.15 Aug. 1653. County Committee report that he died 2 years 168 557  
since, leaving no lands.

THOS. FOWNES, Merchant, London.

P.E. 215 293  
C. 215 289  
R. 215 2871 May. 1649. Begg to compound for delinquency on Truro 215 291  
Articles. Has been 3 years beyond seas.5 July. Fine on Truro Articles 161*l*. - - - - - 6 1476 Nov. Alderman Dethick to give petitioner possession of tene- 6 333  
ments in St. Mary Axe, or immediately appear and shew  
cause.

21 Nov. Like order for Alderman Tichborne to appear - 9 9

27 Nov. Order on his complaint that Dethick retains possession 236 2  
of houses for which he compounded, that the lease thereof by  
the Committee for Advance of Money [*see that Calendar, p. 138*]  
to Rob. Tichborne, by him assigned to Dethick, must be  
allowed, but the rent of 30*l*. paid to Fownes.

C. 34 48 26 April 1650. Fownes' fine paid and sequestration discharged - 236 3

JOHN HANBURY, Preston, Co. Gloucester.

P.E. 212 209  
C. 212 211  
D. 212 213  
R. 212 2051 May 1649. Compounds for delinquency in arms in the first 212 207  
war.29 May. Fine at  $\frac{1}{2}$ , 100*l*. - - - - - 6 72

SIR JOHN HARPUR, Bart., Calke, Co. Derby.

P.E. 213 549  
D. 213 553  
R. 213 5451 May 1649. Compounds, though never sequestered nor im- 213 548  
peached for delinquency, fearing he may be questioned for  
something by him done in the beginning of the former war.  
Assisted the County Committee of Derby in their extreme  
necessity with 125*l*.18 June. Fine 578*l*. 18*s*. 2*d*. - - - - - 6 108

1 May 1649.

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LUKE HODGKINSON, Preston, Co. Lancaster.

P.R. 214 669 1 May 1649. Compounds, being sequestered for delinquency in 214 668  
 R. 214 665 the first war.  
 28 June. Fine 15*l*. - - - - - 6 132

JOHN LAKIN, Yeddingham, Co. York.

P.R. 211 327 1 May 1649. Compounds for delinquency in arms in the first 211 323  
 D. 211 326 war.  
 R. 211 321 15 May. Fine at  $\frac{1}{2}$ , 60*l*. - - - - - 6 56

EDW. LOWE, and JOHN and ARTHUR, his Sons,  
Alderwasley, Co. Derby.

c. 215 519 1 May 1649 All beg to compound for delinquency in adhering to 215 512  
 P.R. 215 513 the King's party. The father was never in arms against  
 D. 215 516 Parliament.  
 -518 9 July. Fine at  $\frac{1}{2}$ , 22*l*. - - - - - 6 154  
 R. 215 509

HAMLET MARSHALL, D.D., Lincoln, Co. Lincoln.

P.R. 214 801 1 May 1649. Compounds for delinquency in residing in the 214 800  
 R. 214 797 enemy's garrison.  
 29 June. Fine at  $\frac{1}{2}$ , 146*l*. - - - - - 6 136  
 24 May 1650. Paid and estate discharged - - - - - 8 77

CHARLES NORTH, Walkeringham, Co. Notts, and  
Whitgift, Co. York.

P.R. 214 175 1 May 1649. Compounds for delinquency in acting against the 214 173  
 R. 214 171 State. Came in before 1 March 1644, and is now a prisoner in  
 Nottingham for debt.  
 25 June. Fine at  $\frac{1}{2}$ , 250*l*. - - - - - 6 121  
 236 4  
 27 Aug. 1650. Begs the benefit of the ordinance for compounding 106 521  
 at a year's value, according to his timely coming in, and  
 acceptance of a part of his lands in Yorkshire in full payment  
 of his fine. Has been thrown into prison by his creditors.  
 27 Aug. As the fine is confirmed, the Committee for Compound- 11 97, 99  
 ing can do nothing in it.  
 29 Aug. His creditors beg to compound for a mortgage of his 107 287  
 lands, worth 50*l*. a year, granted in 1642 for debts of 250*l*, for  
 non-payment whereof they have extended them.  
 29 Aug. Referred to Brereton - - - - - 11 109  
 29 Aug. The creditors complain that, having supplied the wants 107 289  
 of himself and his family, they are themselves in a lamentable  
 condition by reason of the sequestration, and beg the Com-  
 mittee for Compounding to accept of part of the lands in lieu  
 of the fine. Noted, a fifth part to be allowed to the wife,  
 according to instructions.

PURCHASER OF THE ESTATE.

O.T.T. 106 477 12 Sept. 1653. Discharge from sequestration of lands in Whit- 18 886  
 gift and Ousefleet, co. York, forfeited by North and bought  
 from the Treason Trustees by Edw. Brace, merchant of London.

TRISTRAM OTBY, Loft Marriash, Pickering Lithe, Co.  
York.

P.R. 211 316 1 May 1649. Compounds for delinquency in adhering to the late 211 313  
 D. 211 318 King in the first war, and being in the garrisons of Scar-  
 borough and York.  
 R. 211 311 18 May. Fine at  $\frac{1}{2}$ , 50*l*. - - - - - 6 56

1 May 1649.

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	HEN. PAGE, Harlaxton, Co. Lincoln.		
P.E. 218 863	1 May 1649. Compounds for delinquency in adhering to the late King's forces in the beginning of the first war.	218	362
R. 218 859	20 March 1650. Fine at $\frac{1}{2}$ , 90 <i>l</i> .	-	7 68
	5 July. Complains that, notwithstanding his composition, the tenant keeps possession of his lands; begs an order to the County Committee to settle him in possession thereof.	108	906
	5 July. County Committee to certify why his rents are detained -	8	206 208

WALTER PEIRCE, Halse, Somerset.

P.E. 213 59	1 May 1649. Compounds for delinquency in adhering to the King against the forces of the Parliament.	213	58
R. 213 55	8 June. Fine at $\frac{1}{2}$ , 184 <i>l</i> .	-	6 91

RICH. PENDARVIS, Camborne, Cornwall.

C. 112 749	1 May 1649. Compounds for delinquency in adhering to the King's forces against Parliament.	212	460
P.E. 212 461	31 May. Fine on Truro Articles, 186 <i>l</i> . 17 <i>s</i> .	-	6 79
R. 212 457	7 June. Paid and estate discharged	-	8 130

JARVIS POOLE, Wakebridge, Co. Derby.

P.E. 212 741	1 May 1649. Compounds for delinquency. Was in arms in the first war at Marston Moor, when he laid them down.	212	740
R. 212 737	2 June. Fine at $\frac{1}{2}$ , 224 <i>l</i> .	-	6 22

CHARLES RICH, London.

P.E. 211 513	1 May 1649? Compounds for delinquency in adhering to the King against Parliament. Came in five years ago. His only estate is a nag, price 6 <i>l</i> ., and 3 suits of clothes, worth 6 <i>l</i> .	211	513
	22 May. Fine 1 <i>l</i> .	-	6 60

JOHN ROBINSON, Oldlaund, Co. Lancaster.

P.E. 215 477	1 May 1649. Begg to compound, being sequestered for adhering to the late King's forces.	215	476
-483	9 July. Fine at $\frac{1}{2}$ , 191 <i>l</i> .	-	6 153
R. 215 473			
C. 34 80			
O.T.T. 114 859			

PURCHASER OF THE ESTATE.

	25 Aug. 1653. Discharge from sequestration of houses in Oldlaund, Pendle Forest, and Chase, co. Lancaster, forfeited by Robinson, and bought from the Treason Trustees by George Hurd, the whole purchase money being defalked for a debt of 1,092 <i>l</i> . 17 <i>s</i> . due to George Hurd, the purchaser, by Constance Stringer, widow.	18	913
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MAUDLEY SAMBORNE, Timsbury, Somerset.

P.E. 210 473	1 May 1649. Begg to compound on his own discovery, doubting that he has done some act rendering him liable to sequestration.	210	472
R. 210 469	8 May. Fine at one year's purchase, 210 <i>l</i> . 5 <i>s</i> .	-	6 35

WM. SANDFORD, Minehead, Somerset.

P.E. 212 132	1 May 1649. Compounds for delinquency in adhering in the first war to the forces raised against Parliament.	212	130
133	25 May. Fine at $\frac{1}{2}$ , 134 <i>l</i> .	-	6 70
R. 212 127	7 June. Paid and estate discharged	-	8 130

## 1 May 1649.

WM. SPICER, Carnarvon, Co. Carnarvon.

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P.E. 213 153	1 May 1649. Compounds for delinquency in arms in the first	213	148
B. 213 145	engagement.		
L.C.C. 164 347	9 June. Fine at $\frac{1}{2}$ , 48l.	6	97
	26 March 1651. Begg that he may have the benefit of his com- position on the Act for North Wales, and that his estate may not be seized, as lately ordered, for non-payment of the fine set by the Committee for Compounding.	119	102
	25 June. Begg discharge of sequestration, or that the sum paid by him in North Wales on the General Act may be allowed in his fine. Noted "Can do nothing herein."	119	105
NOTE 119 105	10 Aug. 1652. County Commissioners of North Wales to seques- ter his estate for his neglecting to pay his fine.	17	127
D. 119 102, 103	27 Oct. 1653. He appears by his agent and desires to pay in his fine; ordered to pay it with interest.	12	572
C. 213 149, 151			
P.E. 24 1130			

PHIL. SPREY, St. Kew, Cornwall.

P.E. 211 509	1 May 1649. Compounds for delinquency in adhering to the late	211	507
B. 211 505	King.		
	22 May. Fine 188l.	6	60
D. 118 1101	14 Oct. 1652. Complains of seizure by the County Committee of the sheaf or rectory of St. Kew, on pretence of undervalue, and begs discharge on the Act of Pardon.	118	1105
	14 Oct. County Committee to certify, and discharge if not seques- tered before 1 Dec. 1651.	17	322

TIM. STARTIN, Uttoxeter, Co. Stafford.

P.E. 214 59	1 May 1649. Compounds for delinquency in the first war	214	58
B. 214 55	25 June. Fine at $\frac{1}{2}$ , 171l. 10s.	6	119
	14 May 1651. Begg to be admitted to a review, to show several incumbrances upon his estate. Has been wholly unable to raise the fine set, not having his deeds, writings, &c. Noted, "Cannot relieve the petitioner."	120	415

## CLAIMANTS ON THE ESTATE.

P.E. 126 749	9 April 1651. EDW. VILLIERS begs leave to levy a debt of 20l. due from Timothy Startin. Before the wars, in 16 Car., obtained two judgments in the Upper Bench against him, but by reason of his delinquency, cannot execute them.	126	749
	1 Sept. 1652. Petition renewed to extend Startin's estate on the Act of 1 Aug. 1650.	126	751
	1 Sept. Referred to Brereton	17	179

## LESSOR AND PURCHASER OF THE ESTATE.

	4 May 1653. FRAS. BETT begs confirmation of a lease made 3 Feb. 1652, by the Committee for Stafford, of $\frac{1}{2}$ of the estate in Uttoxeter, co. Stafford, belonging to Timothy Startin, and sequestered for his delinquency.	137	230
	4 May. Petition dismissed, the contract not having been certified according to instructions.	137	227
O.T.T. 120 417	28 Sept. Discharge from sequestration of $\frac{1}{2}$ of Uttoxeter Manor, co. Stafford, forfeited by Startin, and bought from the Treason Trustees by Thos. Kinnarsley, co. Salop.	18	912

JOHN STATHAM, Tansley, Co. Derby.

P.E. 210 699	1 May 1649. Compounds for delinquency in arms in the first	210	697
B. 210 695	war.		
	15 May. Fine at $\frac{1}{2}$ , 29l. 10s.	6	45

1 May 1649.

JAMES STRANGEWAYS, Abbotsbury, Dorset.

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P.E. 212 763	1 May 1649. Compounds for delinquency in arms in the first war	212	761
R. 212 759	2 June. Fine at $\frac{1}{2}$ , 40l. - - - - -	6	88
	12 Feb 1650. Paid and estate discharged - - - - -	7	16

ANT. STRATFORD, Bushley, Co. Worcester.

P.E. 213 325	1 May 1649. Compounds for delinquency in arms in both wars -	213	323
R. 213 321	12 June. Fine 40l. 10s. - - - - -	6	102
	31 Aug. 1650. Paid and estate discharged - - - - -	8	98

## CLAIMANTS ON THE ESTATE.

NOTE 120 409	25 March 1652. RALPH STRATFORD, of Whitchurch, Salop, begs reference to counsel of his title to a messuage, &c., in Bushley, of which his cousin, Ant. Stratford, was seized, and which by his death, in Sept. 1651, descended to petitioner by the custom of the manor, "being of the nature of Borough English." Was found to be the next heir at a court holden at Bushley 13 Oct. 1651; but before his presentment, and before he had notice of his said cousin's death, Ant. Stratford of Farmcote, pretending right to the premises at common law, by a will long since made by Thomas, father of the deceased Ant. Stratford, repaired to the County Committee, obtained a grant of the premises at a certain rent, to be paid if it appeared that Anthony Stratford were not dead, and by virtue thereof keeps the premises from petitioner.	120	385 401
D. 120 405,407	25 May. Referred to the County Committee - - - - -	16	441
L.C.C. 120 403		120	399
D. 120 410	28 Jan. 1653. Ant. Stratford, of Farmcote, co. Gloucester, begs discharge of a messuage and lands in Bushley, sequestered for the delinquency of Anthony, the son of Thomas Stratford, who by his will, dated 18 March 1628, devised them to his said son, and, for want of issue, to Anthony, son of George Stratford, of Farmcote; Anthony, son of Thomas Stratford, is dead, without heirs, and petitioner is therefore entitled to the premises.	120	389
R. 120 395			
236 5	28 Jan. County Committee to certify, Reading to state, &c. -	17	644

THOS. TAYLOR, Oole Pitchard, Co. Hereford.

P.E. 212 589	1 May 1649. Compounds for delinquency in assisting the forces raised against Parliament.	212	587
R. 212 585	2 June. Fine at $\frac{1}{2}$ , 256l. - - - - -	6	84

WM. TEMPEST, Wigan, Co. Lancaster.

P.E. 210 829	1 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	210	828
R. 210 825	15 May. Fine at $\frac{1}{2}$ , 7l. 14s. - - - - -	6	47

EDWARD, LORD VAUX, of Harrowden, co. Northampton, and the Claimants on his Estate.

P.E. 125 627	1 May. 1649. FRAS. HARVEY and DAN. READING beg to compound for $\frac{1}{2}$ of Pattenham Manor, co. Bedford, bought from Lord Vaux, and sequestered for his recusancy.	212	778
212 781			
D. 212 779	5 June. Fine 453l. 6s. 8d. - - - - -	6	90
R. 212 775	11 June. This being paid, $\frac{1}{2}$ of the estate discharged -	125	625
D. 125 625	16 March 1652. The County Committee for Bedford, and all others concerned, ordered not to molest Harvey and Reading in the receipt of the $\frac{1}{2}$ .	16	145
L. 125 622			
C. 125 623	31 July 1649. EDWARD, LORD HOWARD of Escrick, petitions that having lately purchased of Lord Vaux and Lady Elisabeth,	91	672

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1 May 1649.	LORD VAUX, &c.— <i>cont.</i>		
	Countess of Banbury, his wife, the manor of Cholsey, Berks, and finding $\frac{1}{3}$ sequestered for their recusancy, he may compound for it.		
	27 Sept. 1649. County Committee not to receive or dispose of the Michaelmas rents till 4 Oct. 1649.	6	220 220A
	11 March 1650. Lord Vaux complaining that the late Committee for co. Berks have leased $\frac{1}{3}$ of Cholsey Farm to Henry and Rich. Kirsell, and caused the lease to be entered in their book as on the 1st of Jan. 1648, though it was not made till 20 Dec. last,—the Kirsells are ordered to appear before the Committee for Compounding on March 20 and produce the lease, this proceeding being to the prejudice of the owner and of the State.	7 9	43 32
	18 Jan. 1654. Lord Vaux begs to contract for $\frac{1}{3}$ of his estate, on the Recusants' Act of 21 Oct. 1653. No order.	125	614
	13 June 1655. Lord Vaux, and Elizabeth, Countess of Banbury, his wife, complain that their manor house of Cholsey, co. Berks, with the barns, stables, and fences, during sequestration for their recusancy, have been suffered by the tenants to fall into decay. Beg allowance for repairs.	125	611
	13 June. The County Committee are to estimate the repairs needed, and whether the tenant is not bound to do repairs.	27	418
	THOS. VAVASOUR, Preston, Co. Lancaster.		
P.E. 212 669 E. 212 665	1 May 1649. Compounds for delinquency in being in arms against Parliament in both wars.	212	667
	2 June. Fine at $\frac{1}{3}$ , 3l. 6s. 8d.	6	86
	FRANCIS WATTS, Co. York.		
	1 May 1649. On a petition (missing) of Thos. Lawrence, in his behalf, to compound for his delinquency, fine at $\frac{1}{3}$ , 150l.	6	32
	THOS. WHEATLEY, Wheatley, Co. York.		
P.E. 216 547 E. 216 543	1 May 1649. Compounds for delinquency. Has been engaged in both wars against Parliament.	216	545
	28 July. Fine at $\frac{1}{3}$ , 20l.	6 236	180 6
	12 May 1652. Begs that his fine may be received. Having been imprisoned for debt immediately after the setting thereof, and having 10 children to maintain, could not earlier procure the money. Begs discharge of all penalties on the Act of Pardon.	130	30
	12 May. Ordered to pay the fine, with interest	16	385
	8 Sept. 1653. Paid and estate discharged	24	1107
	JOHN WHITTINGTON, Ivithorn, Somerset.		
P.E. 212 201 E. 212 197	1 May 1649. Compounds for delinquency in going into the enemy's quarters. Never bore arms nor assisted against Parliament, to whom, in the late war, he has been very serviceable.	212	200
	29 May. Fine on his own discovery, 283l.	6	72
	THOS. WICKSTEAD, Hampton, Co. Chester.		
P.E. 214 423 E. 214 419	1 May 1649. Compounds for delinquency in adhering to the late King against Parliament.	214	422
	27 June. Fine at $\frac{1}{3}$ , 56l.	6	127



1 May 1649.

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## LESSEE AND PURCHASER OF THE ESTATE.

	11 Aug. 1652. HUGH BICKERTON, of Marbury, co. Chester, begs a 7 years' lease of the sequestered estate of Thos. Wickstead in Marbury, which he has held several years at the rack-rent of 36 <i>l.</i> , except the $\frac{1}{2}$ to the wife and children. Having had it only from year to year, could not spend what he would have done in manuring and improving it. Noted, the County Committee to act according to instructions.	68	715
O.T.T. 145 75	28 April 1653. Discharge from sequestration of houses in Morley and Marbury, co. Chester, forfeited by Wickstead, and bought from the Treason Trustees by Thos. Roe.	18	828

## ROB. WILLS, Martock, Somerset.

P.E. 212 53	1 May 1649. Begg to compound for delinquency, being sequestered for riding amongst the King's soldiers.	212	49
R. 212 47			
P.E. 131 323	May? Pleads that he submitted to Parliament 3 years ago, and has taken the Negative Oath and Covenant. Has been hindered from earlier composition by the County Committee's refusal of a certificate of the value of his estate.	212	51
	25 May. Fine at $\frac{1}{2}$ , 32 <i>l.</i> 6 <i>s.</i> 7 <i>d.</i>	-	6 69
	5 Oct. 1650. Paid and estate discharged	-	131 321

2 May 1649.

## EDWARD BIRCH, Erdington, Co. Warwick.

P.E. 217 159	Compounds on his own discovery, fearing he may be questioned for something said or done in the first war. His estate was settled on him by his father, Edward Birch, who died in April 1649, but a great part is held by his elder brother, who claims the whole.	217	158
D. 217 161			
R. 217 155			
	10 Aug. 1649. Fine 59 <i>l.</i> 10 <i>s.</i>	-	6 197

## SIR FRANCIS BOTTLER, London.

P.E. 214 314	2 May 1649. Compounds for delinquency in adhering to the King in the first war.	214	312
R. 214 309			
	27 June. Fine at $\frac{1}{2}$ , 16 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6 124

## REUBEN BROWNE, Luton, Co. Bedford.

P.E. 213 689	2 May 1649. Begg to compound, being adjudged a delinquent by the Committee of Examinations for waiting on his master, Judge Crawley, at Oxford, when a garrison for the King.	213	688
R. 213 685			
	21 June. Fine 23 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	-	6 111
	18 Aug. Additional fine of 10 <i>l.</i> for a debt	-	6 201
	31 Aug. 1652. Ordered to compound for the saving of 120 <i>l.</i> debt owing him by Trinity College, Cambridge, &c.	12	518
	22 Dec. Begg that the saving to compound for several debts may be continued. Has paid the Committee for Advance of Money 20 <i>l.</i> for the debt owing by John Foster [see that Calendar, p. 835], though he has not yet recovered it, nor the 120 <i>l.</i> from Trinity College, for which he is in suit in Chancery.	71	370
	22 Dec. Saving continued till Easter 1653	-	12 528
	14 July 1653. Begg continuation of his saving till he recovers the debts.	71	346
	29 July. Continued till Easter 1654; after that, no longer time to be given.	12	550

2 May 1649.

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RANDAL BROWNLOW, Pemberton, Co. Lancaster.			
P.E. 214 199	2 May 1649. Compounds for delinquency in adhering to the	214	202
D. 214 203	forces raised against Parliament in the first war only.		
R. 214 197	25 June. Fine at $\frac{1}{2}$ , 15l. - - - - -	6	122

ROB. CARY, Clovelly, Devon.

P.E. 213 319	2 and 18 May 1649. Begg to compound, being liable to sequestra-	213	318
R. 213 315	tion for delinquency in arms in the first war.	73	196
	12 June. Fine 25l. - - - - -	6	102
	16 Feb. 1653. County Committee certify that they have dis-	73	129
	covered and seized an estate that has fallen to him, he having	166	507
	been governor of Bideford for the King, gone beyond seas on		
	the reduction of the Western plot, and not submitted to Par-		
	liament.		
	13 Sept. The County Committee are to receive his rents and	30	396
	profits till further order.	73	131
C. 33 323	6 Dec. He begs discharge, having compounded and claims the	73	116
73 133	Act of Pardon, not being sequestered before Dec. 1651.		127
-137	6 Dec. County Committee to take examinations as to the cause	25	179
R. 73 123	and date of sequestration.	73	125
	12 Jan. 1654. Discharged on the Act of Pardon - - -	21	1311

JAMES COOLING, Chorley, Co. Lancaster.

P.E. 214 659	2 May 1649. Compounds for delinquency in adhering to the	214	658
D. 214 661	forces against Parliament in the first war.		
R. 214 655	28 June. Fine 9l. - - - - -	6	132

THOS. DANSON, Rooscoot, Co. Lancaster.

P.E. 214 701	2 May 1649. Compounds for delinquency in going into the	214	700
R. 214 699	enemy's quarters 6 years ago.		
	28 June. Fine 45l. - - - - -	6	133

ROBERT DEWHURST, Comberall, Co. Lancaster; ROB.  
DEWHURST, Bailey, Co. Lancaster.

P.E. 213 823	2 May 1649. The estate of Robert of Comberall, being seques-	213	821
R. 213 819	tered for delinquency of his father, John Dewhurst, who is dead,		
	he petitions by Thos. Waring, his guardian, for a discharge,		
	or permission to compound for his poor estate.		
	23 June. Fine 13s. 10d. - - - - -	6	116
L.C.C. 81 293	31 Oct. 1654. JAS. DEWHURST, of Bailey, co. Lancaster, petitions	81	291
INT. } 81 295	that his late father, Rob. Dewhurst, had for life only a house		309
& D. } -304	and land in Bailey sequestered for his delinquency, but though		
C. 33 409	he died last June, and the estate comes to petitioner, it still		
81 305	remains sequestered, and is farmed for 4l. 10s. Begg examina-		
308	tion and discharge.		
R. 81 269	31 Oct. County Commissioners to certify cause and date of	27	138
	sequestration, and value of the estate, and Reading to report.		
	22 March 1655. Claim allowed and sequestration discharged, with	23	1679
	arrears from date of petition.		

Claimant on the Estate of ALEX. HARCOURT, Ranton,  
Co. Stafford.

C. 215 663	2 May 1649. ISAAC WALTON, of London, begs to compound for	215	662
P.E. 215 666	$\frac{1}{2}$ of messuages, lands, &c., in Ranton and elsewhere, co.		
R. 215 659	Stafford, purchased of Alexander Harcourt and sequestered		
	for his recusancy.		
	16 July. Fine 298l. 13s. 4d. - - - - -	6	160

2 May 1649.

RICH. HAYES, Brereton, Co. Chester.

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P.M. 214 643	2 May 1649. Compounds for delinquency in assisting the late King against Parliament. His estate not being worth 200 <i>l.</i> , he obtained an order from the Committee for Compounding for discharge, which the County Committee refused to allow, although divers others whose estates are under 200 <i>l.</i> are now admitted to compound.	214	641
R. 214 639			
	28 June. Fine 10 <i>l.</i>	-	6 132

THOS. HOLBECK, Coleshill, Co. Warwick.

P.M. 213 141	2 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament in the first war.	213	140
R. 213 137			
	9 June. Fine 24 <i>l.</i>	-	6 97
	30 May 1650. Paid and estate discharged	-	8 87

JOHN JONES, Nantwich, Co. Chester.

P.M. 213 759	2 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament in the first war.	213	755
R. 213 753			
	23 June. Fine at $\frac{1}{2}$ , 25 <i>l.</i>	-	6 114

WM. MARTIN, Clerk, Holloway, Middlesex.

P.M. 214 367	2 May 1649. Compounds for lands, &c., the jointure of his wife Judith, widow of Christopher Wase, which are sequestered for her going to the King's garrisons. Has always adhered to the Parliament.	214	365
R. 214 363			
	27 June. Fine at $\frac{1}{2}$ , 100 <i>l.</i>	-	6 125

PHIL. PRICE, Clerk, Ross, Co. Hereford.

P.M. 216 495	2 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament. Has made affidavit that he is not worth 200 <i>l.</i> when his debts are paid.	216	493
R. 216 491			
	28 July. Fine 66 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	-	6 178
	30 May 1650. Paid and estate discharged	-	8 87

ROB. BYVES, Fifehead-Neville, Dorset.

P.M. 213 171	2 May 1649. Compounds for delinquency in assisting the forces raised against Parliament in the first war only.	213	170
R. 213 167			
C. 32 184	9 June. Fine at $\frac{1}{2}$ , 80 <i>l.</i>	-	6 97

ROB. SANDYS, Norborn, Kent.

P.M. 214 168	2 May 1649. Discovers himself and begs to compound. Though never sequestered, fears he may be liable to sequestration for something said or done in the former war.	214	169
R. 214 165			
	25 June. Fine at $\frac{1}{10}$ , 1 <i>l.</i> 10 <i>s.</i>	-	6 121

JOHN SHRIMPTON, Norton, Co. Worcester.

P.M. 212 815	2 May 1649. Compounds for delinquency in adhering to the King in the late war.	212	814
	5 June. Fine 12 <i>l.</i>	-	6 91

2 May 1649.		WM. SIVEDALE, Taynton, Co. Gloucester.		Vol. No. G or p.	
P.E. 217	447	2 May 1649. Compounds for delinquency in adhering to the	217	445	
C. 217	450	forces raised against Parliament in the first war. Rendered to			
	452	the County Committee of Gloucester in 1645.			
R. 217	437	27 Sept. Fine at $\frac{1}{2}$ , 107l. - - - - -	6	217	
P.E. 217	443	14 Nov. 1650. Having paid his fine, begs leave to add to his	217	440	
K. 217	442	former particular, according to the late votes.			
		19 Nov. Fine at $\frac{1}{2}$ , 9l. - - - - -	12	19	
		21 Nov. Paid and estate discharged - - - - -	12	31	
				50	
SIR HENRY SKIPWITH, Bart., and HENRY, his Son and Heir, Cotes, Co. Leicesters.					
P.E. 218	715	2 May 1649. Beg to compound for delinquency in being engaged	218	710	
R. 218	705	in the first war.			
C. 218	711	2 April 1650. Fine at $\frac{1}{2}$ , 1,400l. - - - - -	7	87	
CASE 218	713	22 Aug. Reference to Brereton of a petition (missing) of Simon	11	85	
		Rudgley and others, Sir Henry Skipwith's creditors, desiring			
		to compound for an estate of his.			
		27 Aug. Sir Henry begs allowance of debts charged on his estate	117	706	
		by deed of June 1642, for which there was no deduction on his			
		composition.			
		27 Aug. The Committee for Compounding cannot allow the deed	11	96	
		11 Sept. On Ald. Pack's motion, Sir Henry's fine confirmed at	11	158	
		1,114l.			
CLAIMANTS ON THE ESTATE.					
		27 Aug. 1650. ALD. CHRISTOPHER PACK begs to compound for	108	1057	
		mortgages and extents assigned to him upon the manors of			
		Cotes and Prestwold, and other lands late of Sir Henry			
		Skipwith, which are his by mortgages and extents, and the			
		sequestration discharged by the Committee for Sequestrations.			
		27 Aug. Reference to Reading - - - - -	11	98	
C. 218	715	29 Aug. 1650. HENRY PITT desires to compound for the mortgage	109	376	
C. 32	277	of a house in Cheapside made by Sir Henry Skipwith in 1641,			
		as security for a debt of 600l.			
		29 Aug. Referred to Brereton - - - - -	11	114	
JAMES SWINHOE, Catton, Northumberland.					
P.E. 216	839	2 May 1649. Compounds for delinquency in assisting the forces	216	841	
D. 216	844	raised against Parliament in the first and last engagement.			
	-847	Has been beyond seas for six months past.			
R. 216	835	9 Aug. Fine 393l. 13s. 4d. - - - - -	6	192	
		Aug. ? He begs that it may be ascertained to whom the fine	216	837	
		should be paid—the Committee for the four Northern Counties			
		laying claim to a part of it for his delinquency in the last			
		war.			
L. 121	313	22 July 1651. He complains that though he has paid it, and had	121	315	
C. 121	317	his discharge, he is threatened with re-sequestration by the			
		County Committee of Northumberland, unless he bring in his			
		composition money to Mr. Ledgard of Newcastle, treasurer for			
		compositions there.			
		22 July. Order that he be no further molested - - - - -	12	269	
3 May 1649. THOS. BRABIN, Whittington, Co. Lancaster.					
P.E. 218	187	Compounds for delinquency in assisting the King's forces in the	218	186	
R. 218	183	first war.			

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3 May 1649.				
	11 March 1650. Fine at $\frac{1}{2}$ , 122 <i>l.</i> 17 <i>s.</i>	-	-	7 44
	22 April. Fine reduced to 107 <i>l.</i> 17 <i>s.</i> ; 15 <i>l.</i> to be repaid him on discovery of an error in the report.			12 190
	EDWARD BRIDGES, Kansam, Dorset.			
P.E. 213 243	3 May 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	213	242	
R. 213 239	9 June. Fine at $\frac{1}{2}$ , 8 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	-	-	6 99
	WM. COCK, Brinsley, Co. Notts.			
c.218 176, 177	3 May 1649. Compounds for delinquency in arms in both wars	-	218	174
P.E. 218 179	11 March 1650. Fine at $\frac{1}{2}$ , 195 <i>l.</i>	-	-	7 44
R. 218 171	5 Dec. 1659. Suspected of complicity in Sir G. Booth's rebellion	264	37	
236 6				
P.C. 12 191				
	SIDNEY CONSTABLE, Sherburn, Co. York.			
P.E. 213 115	3 May 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	213	114	
R. 213 111	9 June. Fine at $\frac{1}{2}$ , 255 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	-	6 96
C. 32 202				236 7
	PURCHASERS OF THE ESTATE.			
O.T.T. 75 640	23 Sept. 1653. Discharge from sequestration of Sherburn Manor and houses, Sherburn, Wykeham, and Ganton-in-the-Wolds, co. York, forfeited by him, and bought from the Treason Trustees by Geo. Ralph.	18	926	
D. 144 9, 10	Also houses, &c., Brampton Bushell, and Sherburn-in-the-Wolds, co. York, bought by Ann Godshall.	18	926	
O.T.T. 75 641	5 Sept. 1654. Order that certificates of Mrs. Godshall's purchase be sent to the County Committee for York, that they may deliver her possession of the lands.	27	113	
	CHRIS. CROFTS, Cotskew, Coverham, Co. York.			
P.E. 212 677	3 May 1649. Compounds for being engaged with the late King's party against Parliament. Was captain of a train band.	212	675	
R. 212 673	2 June. Fine at $\frac{1}{2}$ , 56 <i>l.</i>	-	-	212 673
	6 June 1650. Paid and estate discharged	-	-	8 113
	EDW. CROFTS, Kellington, Co. York.			
P.E. 213 63	3 May 1649. Discovers himself, and begs to compound on the resolves of Parliament of 14 March 1649. Was never sequestered nor engaged in the latter war.	213	65	
R. 213 63	8 June. Fine on his own discovery, 25 <i>l.</i>	-	-	6 94
	PHILIP DAY, Whichford, Co. Warwick.			
P.E. 213 561	3 May 1649. Begs to compound as on his own discovery, according to the votes of 21 March 1649. Has never been judicially impeached or sequestered.	213	559	
R. 213 557	18 June. Fine 15 <i>l.</i>	-	-	6 108
	THOS. DRAPER, Walton, Salop.			
R. 215 815	3 May 1649. Compounds for delinquency in arms in the first war	215	818	
P.E. 215 819	17 July. Fine 140 <i>l.</i>	-	-	6 164
P.C. 12 131	16 Jan. 1652. Noted as having elapsed payment of his fine	-	12	393

3 May 1649.

EDW. FOREST, Old Hutton, Westmoreland.

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P.B. 213	43	3 May 1649. Begg to compound on his own discovery for delinquency in the latter war.	213	41
R. 213	39	8 June. Fine at $\frac{1}{2}$ , 36 <i>l</i> .	-	6 94

JOHN HARVEY, Chardstock, Somerset.

P.B. 213	249	3 May 1649. Compounds for delinquency in the first war -	-	213 248
R. 213	245	9 June. Fine at $\frac{1}{2}$ , 12 <i>l</i> .	-	213 245

GILB. HOUGHTON, Brainscald Farm, Wheelton Parish,  
Co. Lancaster.

C. 215	684	3 May 1649. Compounds for delinquency in assisting the forces raised by the King against Parliament.	215	681
D. 215	682			
R. 215	678	17 July. Fine 45 <i>l</i> .	-	6 161
SUB. 58	108			236 8
P.B. 225	25	2 March 1653. He begs to compound on survey for his estate, which is exposed to sale. Has suffered much, and has only a life annuity.	91	344
D. 225	29		225	27
R. 225	23	31 March. Fine 104 <i>l</i> .	-	236 8
		8 April. Allowed on his request to prove before the County Commissioners a rent-charge of 5 <i>l</i> . on the estate for which he has compounded; the County Commissioners to examine witnesses, and certify when and why he was first sequestered.	25	36
		30 July. Fine paid and estate discharged	-	24 1114

ALEX. HUIISH, Clerk, Horneblotton, Somerset.

P.B. 216	903	3 May 1649. Compounds for delinquency in the first war -	-	216 901
R. 216	899	9 Aug. Fine 13 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	-	6 193

THOS. HULL, Godalming, Surrey.

L.C.C. 214	105	3 May 1649. Begg to compound; being sequestered 10 April 1649 for lending money to maintain the war against Parliament, appealed to the Barons of Exchequer; but meeting with many obstructions, prefers to compound.	214	96
P.B. 214	97			
D. 214	101	25 June. Fine at $\frac{1}{2}$ , 765 <i>l</i> . 16 <i>s</i> . 6 <i>d</i> .	-	6 120
R. 214	93			

EDW. HUTCHINSON, Wickham, Co. York.

P.B. 215	283	3 May 1649. Compounds on his own discovery according to the votes of 21 March 1649.	215	282
R. 215	279			
D. 236	8 <i>a</i>	4 July. Fine 140 <i>l</i> .	-	6 147

## CLAIMANT ON THE ESTATE.

P.B. 123	103, 155, 164	29 Aug. 1650. LIEUT.-COL. ROB. THOMPSON, begs to compound on the Act of 1 Aug. 1650, for a judgment on the estate of Edward Hutchinson, allowed by the Committee for Sequestrations for payment of 361 <i>l</i> . 14 <i>s</i> .	123	157
P.B. 11	104			
D. 123	161	4 March 1651. Admitted to compound for the estate, being the rectories of Brighton and Wold Newton, co. York. Fine 109 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	123	97
R. 123	99, 151			

GEORGE JAY, London.

P.B. 212	567	3 May 1649. Begg to compound, having been 3 years on appeal before the Committee for Sequestrations.	212	565
R. 212	563			
C. 32	64	2 June. Fine at $\frac{1}{2}$ , 44 <i>l</i> . 13 <i>s</i> .	-	6 84
				236 9
		4 Oct. Fine raised to 59 <i>l</i> . on his desiring to compound for 10 <i>l</i> . more for one life.	212	563

3 May 1649.

RICH. MARSH, D.D., Limehouse, Middlesex.

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P.B. 217 103	3 May 1649. Begg to compound on his own discovery, fearing he may be impeached of delinquency.	217	102
R. 217 83	29 June. Begg a moderate fine. When chaplain for the late King, and returning home from Court 7 years ago, was taken prisoner in Cheshire, and kept 3 years in durance in or about London, during which time his wife died, and all his estate disposed of for the Parliament's service. He then had livings worth 600 <i>l.</i> a year, and 20 <i>l.</i> a year estate of inheritance, on which the houses are now utterly ruined.	101	231
	10 Aug. Fine 9 <i>l.</i> - - - - -	6	195
	23 June 1652. Begg to be admitted to a composition for his estate of 20 <i>l.</i> a year, his age of 70 years and want having hitherto disabled him from appearing or compounding, or for his condition to be reported to the Army Committee.	101	230
	23 June. Recommended to the Army Committee for a report to Parliament.	16	589
	20 July 1653. Begg to compound on the late Act for Sale for his estate, which is surveyed. Noted as referred to Reading.	101	182

THOS. PENNY, Totnall, [P Tattenhall], Co. Chester, and Burton, Co. Denbigh.

P.B. 212 717	3 May 1649. Compounds for delinquency in being engaged in the latter war.	212	716
R. 212 713	2 June. Fine 8 <i>l.</i> on his own discovery - - - - -	6	87
		236	10
L.C.C. 164 415	6 Sept. 1653. Being comprised in the Act for North Wales, of 10 Aug. 1649, had his estate thereupon discharged, but the present County Committee of Chester have required him to produce his discharge under pain of re-sequestration; begs not to be further molested without cause shewn by the County Committee why they do not allow of his former discharge.	110	335
L.C.C. 148 487	6 Sept. Referred to the Commissioners in North Wales to certify 25 May 1655. Reading to report whether he is comprised within the said Act.	25	193
		27	401

ROB. STOURTON, Blyton, Co. Lincoln.

P.B. 213 381	3 May 1649. Compounds for delinquency in assisting the King	213	380
R. 213 377	8 June. Fine 24 <i>l.</i> - - - - -	6	103
NOTE 162 153			

HEN. THOMPSON, Newhall, Co. York.

P.B. 214 541	3 May 1649. Compounds on the votes of 21 March 1649, on his own discovery, having never been impeached of delinquency, but doubting he may be questioned for something said or done in the first war.	214	539
R. 214 537	28 June. Fine 20 <i>l.</i> - - - - -	6	129
	8 Oct. 1651. Complains of summons by the County Committee of York, and of their order to re-sequester his estate unless he produce his discharge within a month. Paid his fine and depended on his acquittances, taking out no discharge. Begg an order of discharge.	123	105

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3 May 1649.				
	8 Oct. 1651. Ordered to have it if the personal estate was neither seized nor secured before he petitioned to compound, but not otherwise.	123	105,	
	23 Oct. The fine being paid the estate is discharged	-	-	12 328
JOHN and RICH. WILKINSON, Cawood, Co. York.				
P.E. 215 701	3 May 1649. Each compounds for delinquency in assisting the forces raised against Parliament in the first war only.	215	700	
707			706	
R. 215 698	17 May. John's fine, 26 <i>l.</i> 5 <i>s.</i> ; Richard's fine, 36 <i>l.</i>	-	-	6 162
703	31 May 1650. Paid and estates discharged	-	-	8 98
4 May 1649.	ROB. ALBIN, Bruton, in Brewham Parish, Somerset.			
P.E. 213 213	Begs to compound, being sequestered for assisting the King in the beginning of these unhappy wars.	213	212	
R. 213 209	9 June 1649. Fine at $\frac{1}{2}$ , 120 <i>l.</i>	-	-	6 98
	6 May 1652. Begs to pay his fine with interest, and have the benefit of the late Act of Pardon.	62	187	
	6 May. Allowed to enjoy his estate on security, during the pleasure of Parliament.	12	426	
	11 May. Fine paid and estate discharged	-	-	16 376
Claimant on the Estate of ELIZABETH, Widow of JOHN ARUNDEL, Co. Dorset.				
c. 216 889	4 May 1649. MARG. MORE, of Guildford, Surrey, begs to compound for $\frac{1}{2}$ of Chidiok and Hackeridge, co. Dorset, jointure land purchased of Eliz. Arundel, but sequestered for her recusancy, and let at 160 <i>l.</i> a year, its full value.	216	886	
891				
P.E. 216 887	26 July. Fine 480 <i>l.</i> for the $\frac{1}{2}$ of the estate	-	-	6 176
	9 Aug. Fine reduced to 160 <i>l.</i> , the lands being hers only for life	-	-	6 192
	11 July 1650. County Committee report that Mrs. Arundel has a jointure compounded for at 150 <i>l.</i> , but on pretence of a grant to Mrs. More, she enjoys and manages the estate, and no profit accrues therefrom to the State.	252	17	
	16 July. Order that they state their reasons for believing the sale to be fraudulent, and the profits of the estate.	11	53	
	9 Aug. Mrs. More producing her discharge from the late County Committee is to enjoy the estate for which she has compounded, unless it be proved that Mrs. Arundel has still an interest in it.	11	71	
THOMAS BARKER, Broomfield, Melling Parish, Co. Lancaster.				
c. 190 79	4 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	190	84	
80				
P.E. 190 85	13 July. Petition renewed, his estate being under sequestration	190	76	
77				
R. 190 82	24 April 1650. Noted as having elapsed his time of payment	-	8	3
WM. BAYNE, Lindley Niddersdale, Co. York.				
P.E. 212 723	4 May 1649. Compounds for delinquency; has a wife and 10 children unpreferred.	212	722	
R. 212 719				
	2 June. Fine at $\frac{1}{2}$ , 80 <i>l.</i>	-	-	6 87
c. 32 44	30 May 1650. Paid and estate discharged	-	-	8 87
	19 Oct. 1653. Dorothy Bayne, his widow, begs the benefit of the Act of Pardon, and discharge of the sequestration on the	65	307	



# COMMITTEE FOR COMPOUNDING.—CASES.

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4 May 1649.

surplusage of her late husband's estate, let to Col. Battersby, on his information that it was undervalued 7l. 6s. 8d., though not adjudged undervalued by the Committee for Compounding.  
19 Oct. 1653. Discharged as not being actually sequestered 1 Dec. 1651. 25 231

WM. BLYTHEMAN, Thorpe Underwoods, Co. York.

P.B. 213 873 4 May 1649. Compounds for assisting the forces against Parlia- 213 872  
ment.  
R. 213 867  
23 June. Fine 40l. - - - - - 6 117  
18 Feb. 1651. To be admitted to pay his fine with interest - 12 129  
213 870

JOHN BROCKHOLES, Lancaster, Co. Lancaster.

P.B. 211 5 4 May 1649. Compounds for delinquency in adhering to and 211 3  
R. 211 1 assisting the forces raised against Parliament.  
15 May. Fine at ½, 151l. - - - - - 6 48  
25 Feb. 1652. RICH. WEST, and the other tenants of Heaton 129 199  
Manor, co. Lancaster, complain that they and their ancestors having been long tenants of inheritance, John Brockholes, their landlord, by hard dealings, enforced them to take leases for lives, reserving most unreasonable services by ploughing, harrowing, shearing, mowing, and other personal and slavish burdens to be performed within the said manor. He becoming a delinquent, and the manor sequestered, the County Committee distrain them for unreasonable sums in lieu of the said services, to be done where neither the delinquent nor the State have any course of husbandry or tillage. Beg relief, their tenements being scarce sufficient to find them bread, and to answer assessments, &c.  
25 Feb. County Committee to examine and certify - - 16 63

JOHN BURDON, Newton, Co. York.

P.B. 210 673 4 May 1649. Compounds for delinquency in arms in the first 210 675  
war.  
R. 210 671  
11 May. Fine 36l. - - - - - 6 42

WM. CATHER, Hereford, Co. Hereford.

R. 216 199 4 May 1649. Compounds for delinquency in arms in the first 216 201  
war.  
17 July. Fine 12l. - - - - - 6 169

SIR CHARLES CAVENDISH, Brother of the Earl of Newcastle, Wellingore, Co. Lincoln.

P.B. 217 43 4 May 1649. Begg to compound for delinquency in the first war 217 42  
ACCTS. 72 751 31 July. Sir Charles not proceeding in his composition, Henry 217 39  
752 Darley—to whose father, Sir Rich. Darley, 2,000l. is due out of Sir Charles' estate by Parliament order of 6 Sept. 1648,—petitions to compound.  
R. 217 29 9 Aug. Fine 1,507l. 6s. 8d. - - - - - 6 194  
P.B. 72 745 27 Aug. Sir Charles having paid his fine in full, order for discharge of his estate. 72 744  
12 March 1650. The County Committee are to see the annuity of 7 48, 49  
300l. due to Sir Charles from the estate of the Earl of Newcastle paid, or to shew cause in 14 days. 9 32, 33  
14 March. On complaint that he cannot enjoy this rent-charge 7 53  
of 300l. a year, order that he have the last Lady Day rents, 9 37  
and that the County Committee pay him the 300l. a year. 72 747

64100.

B B

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4 May 1649.	SIR CHARLES CAVENDISH— <i>cont.</i>			
	April 1650 P Report that his mother, Lady Katherine Cavendish, left him 100 <i>l.</i> a year on lands, late her mother's, and 300 <i>l.</i> rent-charge on lands left her by her father [Cuthbert, Baron Ogle].	236	11	
H. 8 99	11 April. County Committee certify that this rent-charge was never demanded before since the sequestration, and that the lands are let free of it.	72	750	
P.B. 236 11	26 April. On motion in Sir Charles' behalf, the case is referred to counsel.	8 10 72	6 18 742	
R. 72 733	20 June. On report, the rent-charge is allowed, if it appear within a week that Sir Charles is living, and in England.	8	154	
	2 Nov. Having compounded for Barlaston Manor, he is to enjoy it to the value of 500 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> a year, without trouble for undervaluations.	12	5	
P.M. 12 20	19 Nov. Sir Charles begs to compound on an additional particular, adding 180 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> to the value of Barlaston Manor, co. Stafford, formerly compounded for at the rent of 320 <i>l.</i> a year.	217	36 31	
R. 217 31	20 Nov. Fine at $\frac{1}{2}$ , 54 <i>l.</i> - - - - -	-	12 22	
	4 Jan. 1651. The Committee for Stafford inform the Committee for Compounding that Sir Charles at the time of his composition was beyond seas, and a very dangerous person.	254	6	
L.C.C. 168 527	27 and 28 March. His estates to be sequestered in cos. York, Lincoln, and Northumberland, on testimony that he adhered to Charles Stuart, the late King's son, and is abroad without leave.	14	69 71	
R.E.C. 72 739	10 Dec. He pleads that he was abroad for his health, has not engaged in the least against Parliament since his composition, and is now resident at home, and begs discharge.	72	737	
	10 Dec. Enquiry ordered whether the Council of State have any other charge against him since his composition than his being beyond seas, which is not prohibited; and if not, his estate to be discharged.	15	129	
	13 Jan. 1652. Report by Thos. Fowle that he was presented to the Scots' King at Breda, by his brother, the Marquis of Newcastle, and kissed his hands, but there is no other matter against him, and this comes only from one witness.	72	741	
C. 72 741 32 92 16 141	15 Jan. Allowed to receive his rents in the tenants' hands on security, pending enquiry.	15	196 197	
	16 June. He complains that notwithstanding the order of 15 Jan. 1652, the County Committee for York withhold 327 <i>l.</i> of his rents, for which he has given security.	72	736	
	16 June. On his request for restoration of his Yorkshire rents, secured by the County Committee on pretence of new delinquency, the order of 15 Jan. is to be observed.	16	554	
	22 June. The order of 20 June 1650 as to his rent-charge made absolute, it being proved that he is in England.	16	571	
	20 Jan. 1654. The order of 10 Dec. 1651 made absolute, and the seizure of his estates in cos. York, Lincoln, and Northumberland to be taken off, unless the County Committees show cause to the contrary in a month.	25	291	
	22 Feb. 1655. His bond for securing the profits of his estates to be delivered up.	12	629	
CLAIMANTS ON THE ESTATES.				
D. 64 973 R.C. 14 118 64 955	14 May 1651. ROB. AUSTEN begs allowance of his title to Barlaston Manor, mortgaged to him for 3,000 <i>l.</i> , in part payment of Sir Chas. Cavendish's composition fine, for which estate, on his own discovery of undervaluation, he paid an additional fine of 54 <i>l.</i>	64	954 967	

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
4 May 1649.			
L. 64 969	19 June 1651. Rents to be stayed in the tenants' hands, if Austen	14	170
168 417	was in possession at the time of sequestration.	64	966
D. 64 976	18 Sept. Title allowed till he is paid his debt of 3,000 <i>l.</i> , with in-	15	24
-978	terest and damages; the allowance of the 541 <i>l.</i> respited till		
R. 64 957	further consideration.		
	27 Aug. 1651. RALPH GRINDER and CHARLES MOSELEY, of London,	88	1043
	beg allowance of their claim to lands in cos. York, Lincoln,		
	and Stafford, conveyed to them in 1649 by Sir Chas. Cavendish,		
	in payment of debts of 200 <i>l.</i> to Grinder, 500 <i>l.</i> to Moseley, and		
	other debts to others, with interest, which he was unable to		
	pay, his estate being sequestered. His delinquency was com-		
L.C.C. 168 529	pounded for, and 3,700 <i>l.</i> fine paid, but they can receive nothing,		
	the estate being newly re-sequestered, and they not allowed		
	the benefit of their conveyance, though made before the last se-		
	questration.		
	27 Aug. Referred to the County Committee - - -	14	261
	CHRIS. CHAPPEL, Barton [David], Somerset.		
P.E. 212 477	4 May 1649. Compounds for delinquency in assisting the King	212	475
R. 212 473	against Parliament.		
	31 May. Fine at $\frac{1}{2}$ , 54 <i>l.</i> 17 <i>s.</i> 3 <i>d.</i> - - - - -	6	79
	16 Nov. 1653. The fine being unpaid, the County Commissioners	166	305
	levy it on his estate.		
	THOS. CHARNOCK, Leyland, Co. Lancaster.		
PASS 148 554	4 May 1649. Compounds for delinquency in arms in the first	212	626
P.E. 212 627	war.		
R. 212 623	2 June. Fine at $\frac{1}{2}$ , 58 <i>l.</i> - - - - -	6	85
	30 April 1650. Being returned by the County Committee as a	8	13
L.C.C. 160 121	Papist delinquent, they are to continue the sequestration till he		15
	acquits himself at the Committee for Compounding.		
	PURCHASERS OF THE ESTATE.		
	31 May. CAPTAIN or MAJOR JAS. JOLLY begs to be admitted into	95	610
	possession of the estate of Thomas Charnock, worth 3 <i>l.</i> a year,		
L.C.C. 148 557	in Longton, &c., purchased by deed of 1647, and compounded		
D. 160 127	for by him. In Jan. 1650, the Committee for Compounding		
130	granted an order freeing the lands from sequestration, and he		
L.C.C. 160 132	showed it to the County Committee, but they refused obedi-		
126	ence, on pretence that Charnock was a Papist in arms, and		
D. 160 123	then in Ireland with the rebels. Has paid the fine for the		
	lands, and can prove that Charnock was not a convicted recu-		
	sant at the time of purchase, but came to church, joined in		
	worship with Protestants, and did good service against the		
	Popish Irish rebels, as appears by a testimonial given from the		
	Marquis of Ormond, dated 12 July 1647, and that he is now		
	dead. Has borne arms for Parliament from the very begin-		
	ning of the wars.		
	31 May. County Committee to certify - - - - -	8	88
		10	31
		236	12
	11 June. Jolly begs a speedy hearing. With note of query whether	95	608
	Charnock's composition be good, he being a recusant when he		
	compounded; the votes being equal, no order was made, but		
	the case respited.		
	20 July. Begs an order for enjoyment of the lands, the evidence	95	611
	that Charnock was at mass being untrustworthy; or otherwise,		
	that according to the request of four members of Parliament,		
	the Committee for Compounding will restore all money he paid		
	for the fine. Note for the case to be stated and reported to the		
	Army Committee.		

			Vol. No. G or p.
4 May 1649.	THOS. CHARNOCK—cont.		
	19 Aug. 1650. Order by the Committee for Compounding that he receive the rents, &c., notwithstanding sequestration, and the County Committee restore those received since composition.	14	259
	16 Oct. County Committee promise compliance, though they can prove that Charnock received the sacrament from a Popish priest in Ireland.	236	13
	PURCHASER OF THE ESTATE.		
O.T.T. 74 45	16 June 1653. Discharge from sequestration of Alleston Court, Lydney, co. Gloucester, forfeited by Charnock, and bought from the Treason Trustees by Benj. Andrews.	18	843
	EDW. CORNWALL, Berrington, Co. Hereford.		
P.E. 212 757 A. 212 753	4 May 1649. Compounds for delinquency in assisting the forces raised against Parliament.	212	755
	2 June. Fine at $\frac{1}{2}$ , 5 <i>l</i> .	6	87
	7 April 1652. Having since his composition married Frances, widow of Henry [or Roger] Vaughan, of Moccas, co. Hereford, and thereby obtained an estate which is her jointure, complains that the County Committee have lately seized and secured it. Begg that they may take the examinations of his witnesses as to the time of his marriage. Granted.	76	883
	11 Nov. He is not to have the benefit of the Act of Pardon, having been a prisoner of war for betraying Hereford Castle.	16	271
R.C. 17 684	16 Feb. 1653. Begg the benefit of the Act of Pardon for discharge of the said estate, which was never liable to sequestration, and delivery of his bond.	30	178
	76	885	
	ROB. DOLMAN, Badsworth, Co. York.		
L. 218 96 P.E. 218 91 D. 218 94, 97 R. 218 87	4 May 1649. Begg to compound, being sequestered for delinquency in both wars.	218	90
	5 March 1650. Fine at $\frac{1}{2}$ , 1,145 <i>l</i> . 15 <i>s</i> .	7	36
	Claimant on the Estate of PHIL. DRACOTT, Recusant, Painsley, Co. Stafford.		
P.E. 211 686 R.C. 211 687 L.C.C. 211 683 C. 211 688 689 R. 211 679	4 May 1649. THOS. THICKERIDGES, of Warslow, and THOS. NEVETT, of Audley, co. Stafford, having purchased of Philip Dracott, Painsley Manor and other lands in cos. Stafford and Derby, and in Shrewsbury, co. Salop, $\frac{1}{2}$ of which are sequestered for Dracott's recusancy, beg to compound for them.	211	681
	24 May. Fine 918 <i>l</i> . 14 <i>s</i> . 6 <i>d</i> .	6	64
	PETER DU MOLIN, Londesborough, Co. York.		
P.E. 212 705 R. 212 701	4 May 1649. Compounds on the Articles of York, being under sequestration, for household stuff, value 20 <i>l</i> .	212	703
	2 June. Fine at $\frac{1}{2}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	6	87
	CHAS. FAIRFAX, Walsingham, Norfolk.		
P.E. 211 194 R. 211 191	4 May 1649. Compounds for delinquency in arms in the first war. Was never sequestered.	211	195
	18 May. Fine on his own discovery, 15 <i>l</i> .	6	54
	6 Dec. Note of fine paid, 50 <i>l</i> . ( <i>sic</i> )	211	198
	WM. FARRINGDON, Sen., Werden, or Leyland, Co. Lancaster.		
	ANNE, Widow of WM. AUDLAND, Euxton, Co. Lancaster.		
P.E. 212 421 R. 212 409	4 May 1649. Farrington begs to compound for delinquency in deserting his house and assisting the forces raised against Parliament in the first war only.	212	419
	31 May. Fine at $\frac{1}{2}$ , 511 <i>l</i> .	6	78

# COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
4 May 1649.			
O.C.C. 86 876	6 Aug. 1651. Begs discharge of Shaw Hall estate in Leyland, for which he compounded, but the County Committee threaten to sequester it as belonging to his son,—who only has the reversion,—unless he can produce a discharge from this Committee in 3 months.	86	871 881
D. 86 884			
885			
L.C.C. 86 888			
R. 86 877			
	6 Aug. Referred to the County Committee and Reading -	14	242 86 880
	28 Jan. 1652. Petitions that he compounded among other things for Shaw Hall, in Leyland, in possession of his son, value 16l. 18s. 4d. a year, and has paid his fine and got his discharge, but the County Commissioners have seized it on pretext of its belonging to his son, and have put him to much needless expence. Begs its discharge.	86	858 236 14
	28 Jan. Order for discharge, if not of greater value than represented.	15	239 236 15
P.E. 86 867	17 March. Being entitled by the death of Wm. Audland to a windmill and lands in Penwortham, co. Lancaster, begs discharge thereof, it being sequestered on pretence of belonging to Anne Audland, his widow, a recusant.	86	862 895
R.C. 16 151			
86 894			
D. 86 899-905			
L. 86 897	6 Jan. 1653. No ground seen for discharge of the sequestration on Reading's report, but he is admitted to a composition for the premises.	19	1062
R. 86 889			
P.E. 212 417	11 Jan. Begs reference to counsel to draw up a report, that a fine may be set.	86	870 212 415
P.E. 212 413			
R. 212 411	10 Feb. Fine at $\frac{1}{2}$ , 25l. - - - - -	212	412
	11 Feb. Paid and estate discharged - - - - -	24	1089
P.R. 26 3	13 Jan. 1654. Anne Audland begs to contract on the late Recusants' Act for $\frac{1}{3}$ of her sequestered estate. No order.	142	349
	WM. FARRINGDON, Jun., Werden, Co. Lancaster.		
P.E. 213 5	4 May 1649. Compounds for assisting the forces raised against Parliament.	213	4
R. 213 1			
	8 June. Fine 117l. 3s. 4d. - - - - -	6	93 236 16
D. 86 874, 840	May 1651. Order that he is not to be compounded with if he has been above 6 weeks adjudged or sequestered.	30	209
	24 July. Having been unable to raise the money for his fine, because of some difference with his father, and it being now refused by the Goldsmiths' Hall Treasurers, he begs an order to them to receive it with interest, though the time limited has elapsed.	86	839
	24 July. To be reported to the Army Committee - - - - -	86	842
	23 April 1652. Petition renewed to like effect, and praying the benefit of the Act of Pardon.	14	223 86 864
	23 April. The treasurers to receive the fine with interest, and he to enjoy his estate till the pleasure of the House be known.	12	423
	11 May. The fine being paid, the estate is to be held on security	12	30 236 17
P.R. 236 18	10 Nov. Order in Parliament that the Committee for Compounding discharge him if he has paid his fine.	86	865
	22 Dec. Discharge granted accordingly - - - - -	24	1078 236 19
	24 Dec. His bond to be delivered to him - - - - -	24	1078 236 20
	FRAS. FINCH, Rushock, Co. Gloucester.		
P.E. 213 741	4 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament in the first war.	213	739
R. 213 737			
	23 June. Fine at $\frac{1}{2}$ , 50s. - - - - -	6	114

## 4 May 1649.

JOHN FINCH, Rushock, Co. Gloucester.

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P.E. 213 184	4 May 1649. Compounds for delinquency in adhering to the forces	213	185
R. 213 181	raised against Parliament in the first war.		
	9 June. Fine at $\frac{1}{4}$ , 3l. 6s. 8d.	-	6 93

SIR EDWARD FISHER, Mickleton, Co. Gloucester.

P.E. 212 451	4 May 1649. Compounds—being 80 years old—for delinquency in	212	449
D. 212 453	adhering to the King's forces in the first engagement. Was		
R. 212 441	never in arms.		
	31 May. Fine at $\frac{1}{4}$ , 233l. 6s. 8d.	-	6 79
D. 212 447	25 June. To be admitted to a review on payment of a moiety	-	6 118
R. 212 443		212	445
	16 July. The latter moiety remitted on account of a debt of 788l.	6	160
		212	443
		236	21

ANT. FRANKLAND, Ellerton, Co. York.

P.E. 216 5	4 May 1649. Compounds for delinquency in arms. Submitted to	216	3
R. 216 1	Parliament in Sept. 1644.		
D. 216 7	17 July. Fine 198l. 5s.	-	6 16

ABEL FRENCH, Otterham, Cornwall.

P.E. 217 425	4 May 1649. Bega to compound, having already paid 85l. for	217	424
R. 217 421	composition with the County Committee.		
	27 Sept. Fine at $\frac{1}{4}$ , 169l. 16s.	-	6 217

JOHN FUSSELL, Blandford, Dorset.

P.E. 212 229	4 May 1649. Compounds for delinquency in assisting the King	212	227
R. 212 225	against Parliament in the first war.		
C. 32 184	29 May. Fine at $\frac{1}{4}$ , 235l.; and 33l. 6s. 8d. for a debt of 200l.	6	73
236 22	owing him by Wm. Pooke.	212	226

EDW. GOWER, Hutton, Co. York.

P.E. 211 235	4 May 1649. Compounds for delinquency in arms in the second	211	233
R. 211 231	war only.		
	18 May. Fine 3l. 3s. 4d.	-	6 55

WM. GOWER, Hutton, Co. York.

P.E. 211 228	4 May 1649. Compounds for delinquency in arms in both wars	-	211 225
R. 211 223	18 May. Fine at $\frac{1}{4}$ , 36l.	-	6 55
	16 Jan. 1652. Note that he has elapsed the time for payment of	12	394
	his fine.		

THOS. GULLY, Bridport, Dorset.

O.C.C. 213 791	4 May 1649. Bega to compound. Being servant to Walter	213	787
P.E. 213 789	Heath, the Exeter carrier, carried goods to the King's party.		
D. 213 794	His master who owes him 140s. has procured his sequestra-		
R. 213 785	tion in co. Dorset, to evade the debt.		
C. 32 96	23 June. Fine 5l. 10s.	-	6 115

JAMES HARRINGTON, Witham, Co. Lincoln.

P.E. 210 519	4 May 1649. Compounds for delinquency in adhering to the	210	517
R. 210 515	forces raised against Parliament in the first war.		
236 23	8 May. Fine at $\frac{1}{4}$ , 5l.	-	6 36

4 May 1649.

SIR THOS. HARRIS, Bart., and LADY ANN HARRIS, Vol. No.  
Widow, his Mother-in-Law, Boraston, Salop. G or p.

- P.E. 217 409 4 May 1649. They beg to compound, being sequestered by the 217 407  
236 24 County Committee for delinquency in adhering to the King  
R. 217 403 in both wars against Parliament, and for the delinquency of  
L.C.C. 236 25 Sir Paul Harris, father of Sir Thomas.
- 27 Sept. Fine at  $\frac{1}{2}$ , 1,572*l.* 3*s.* - - - - - 6 216
- 15 Jan. 1650. Sir Thomas begs to compound for his saving, as in 217 406  
his particular is stated. No order.
- 31 Aug. 1652. Note that he has a saving to compound for lands 12 517  
in Smethcott, co. Salop.
- 29 Oct. 1659. County Commissioners report him as concerned in Sir 263 87  
Geo. Booth's rising, having been in all insurrections since  
1648, been long a prisoner in the Tower, and not at home  
3 days before he engaged in this.
- 31 Oct. Committee for Sequestrations grant a copy of his charge, 59 170  
and leave to examine witnesses, and to hold his estate on  
security, but all the examinations must be made in 10 days and  
sent up, or the neglect certified.
- 7 Dec. Mr. Beverley claiming the estate on plea that he last year 236 26  
took a lease of it for 1,000 years, the County Committee argue  
that the lease is invalid, because Sir Thomas, having been  
many years under sequestration, had not power to make it.  
There are large sums in hand not paid in, and he has sold  
several manors since his late sequestration, still undischarged.  
He was many years prisoner in the Tower, and only released  
on bail. The depositions against him are sent.
- 14 Dec. ? Committee for Sequestrations order that if his estate 59 171  
was sequestered for anything since 31 Jan. 1649, it continue in  
sequestration; if it were earlier, it is not within their cogni-  
zance.
- 21 Dec. County Committee certify that he was sequestered for 264 48  
an act of delinquency, committed 8 March 1654-55.
- 7 Jan. 1660. County Committee report that since his sequestra- 264 57  
tion, John Evanson, a late sequestration agent, has received  
his rents, and has most of the goods, so that the late sale or  
mortgages of his estate are not valid. There have been several  
orders in that time for his sequestration. Noted that Evanson  
is to account for the money he has received.
- 18 Jan. County Committee request the orders of the Committee 264 67  
for Sequestrations about these estates.
- 19 Jan. Committee for Sequestrations order accounts to be de- 59 172  
manded of John Evanson, who has held his estate during  
sequestration, and the County Committee are to send up their  
proofs against Sir Thomas.

ANT. HASTINGS, Humberstone, Co. Leicester.

- P.E. 214 383 4 May 1649. Compounds, being sequestered for bearing arms in 214 381  
385 the first war.
- R. 214 379 27 June. Fine at  $\frac{1}{2}$ , for an annuity of 40*l.* for life, left him by his 6 126  
CASE 63 759 brother, Hen. Hastings of Humberstone, 80*l.*
- 1 Jan. 1652. The County Commissioners certify his extreme 63 648  
poverty as the reason of his non-payment of the second half  
of his fine.
- c. 236 27 16 Jan. Reported as having lapsed the time for payment of the 12 391  
latter half of his fine.
- 4 Feb. He complains of the continued sequestration of his an- 90 729  
nuity, which is all he, his wife, and 7 small children have to  
live on. Noted that the Committee can do nothing therein.

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			G	or p.
4 May 1649.	ANT. HASTINGS— <i>cont.</i>			
REC. 90 733	19 May 1652. The County Committee having received the fine—	90	731	
735	though it was refused at Goldsmiths' Hall, as being after time	236	28	
c. 90 937	—and paid it in, he begs his discharge, and return of 12 <i>l.</i> 5 <i>s.</i> 4 <i>d.</i>			
	received since his composition.			
	19 May. The 40 <i>l.</i> fine accepted, and on his payment of interest	12	438	
	the estate will be discharged.	236	29	
	20 May. Paid and estate discharged	-	12	442
	RICH. HILLERSDEN, Holbeton, Devon.			
c. 216 801	4 May 1649. Compounds on his own discovery for delinquency in	216	798	
-809	arms. Laid them down at the command of Lord Essex when			
P.E. 216 799	the latter was in the West.			
R. 216 795	9 Aug. Fine 269 <i>l.</i>	-	6	191
	ABRAHAM HINCHLIFFE, Burley, Co. York.			
P.E. 211 23	4 May 1649. Compounds for delinquency in adhering to the	211	22	
R. 211 19	King's party in the first war. Is not sequestered, and was never			
	in arms.			
	15 May. Fine 81 <i>l.</i> 10 <i>s.</i>	-	6	48
	SAM. HINTON, Lichfield, Co. Stafford.			
P.E. 211 733	4 May 1649. Compounds for delinquency in residing in Lich-	211	730	
727	field garrison when held against the Parliament, and in adher-			
NOTE 211 732	ing to the forces raised against Parliament.			
R. 211 721	24 May. Fine at $\frac{1}{2}$ , 392 <i>l.</i> 10 <i>s.</i>	-	6	64
L.C.C. 211 723	25 Dec. Note that Thos. Lister, M.P., enters a discovery of	6	258	
L. 211 731	Hinton's undervaluation of the tithes of Hints.	211	725	
	27 Dec. All the rest of the estate, except the house in Lichfield,	6	259	
	for which he compounded, to be sequestered.			
	GILBERT HODEY, Brixham, Devon.			
P.E. 216 517	4 May 1649. Compounds for delinquency in adhering to the	216	520	
c. 216 521	King's forces raised against Parliament.			
R. 216 515	28 July. Fine at $\frac{1}{2}$ , 464 <i>l.</i> 1 <i>s.</i>	-	6	179
	17 May 1650. Petition (missing) for a review rejected	-	8	52
	HEN. INGRAM, St. John's, Co. Worcester.			
P.E. 223 739	4 May 1649. Begg to compound for delinquency; being under	223	737	
R. 223 735	the power of the King's garrison at Worcester, was forced to			
	take up arms.			
	15 May. Fine at $\frac{1}{2}$ , 21 <i>l.</i>	-	223	735
	30 May 1650. Paid and estate discharged	-	8	87
	12 Aug. 1652. Note of his discharge, being fined before the Act	-	12	464
	JOHN INMAN, Calfield House, Nidderdale, Co. York.			
NOTE 1 100	4 May 1649. Compounds for delinquency in [raising forces at	212	728	
P.E. 212 729	Kirkby Malzeard] assisting the forces raised against Parlia-			
R. 212 725	ment.			
	2 June. Fine at $\frac{1}{2}$ , 90 <i>l.</i>	-	6	87
	5 Aug. 1650. Being unable to pay within the time limited, by	95	745	
	reason of his great losses in the seizure of his goods, his long			
	sequestration, and his many debts, having never borne arms			
	against Parliament, begs that his fine may now be received,			
	and his sequestration discharged. Noted, "This request is			
	answered by the late Act of Parliament, &c."			



4 May 1649.

THOS. KITTERMASTER, Attorney of the Court of Wards,  
Coleshill, Co. Warwick, and Inner Temple, London.

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c. 97 389	4 May 1649. Begg to compound on the vote of Parliament of 21 March 1649 for delinquency in the former war. Has not engaged in the latter war, nor been sequestered or impeached. Noted as received and referred.	97 387
	21 Jan. 1651. Order that his appeal be suspended, and the sequestration proceeded in, if he show not cause to the contrary.	10 353
	31 Jan. Information that he was sequestered in 1644, having an estate in Coleshill, worth 100 <i>l.</i> a year, and his estates, co. Warwick and Leicester, and also in London, have been ordered to be sequestered in 1645 and 1647, but he still has that in London. He has appealed to the Barons of Exchequer, but not prosecuted his appeal; though the case is strong against him, there should be fresh witnesses examined, lest by his importunate clamour he gain further time.	97 391
L.C.C. 170 201	31 Jan. Order repeated that his appeal be suspended, and the sequestration proceeded with, unless he show cause to the contrary in a month.	10 376
	19 Feb. Kittermaster remonstrates against this order, as grounded on false suggestions. Fras. Blithe, late sequestrator for co. Leicester, owing him 350 <i>l.</i> , and seeking to defraud him, plotted with Walter Blithe, his brother, sequestrator for co. Warwick, and brought charges against him, from which he was freed on full hearing, 24 Aug. 1646. Recovered 283 <i>l.</i> at law against Fras. Blithe, for illegal cancelling of a bond for part of the afore-said debt, on which, by interlining depositions, the two Blithes again obtained his sequestration. They pretend he is under appeal, whereas his estate is secured, but not sequestered.	97 381 403
o.c.c. 170 202		
	19 Feb. Mr. Vaughan to certify proceedings in the case before the Committee for Sequestrations and Barons of Exchequer, the prosecutor to have 3 weeks' notice, and the case to be heard next term, the estate remaining <i>in statu quo</i> . The Commissioners for co. Warwick to return all depositions in the case.	14 17, 19 69 467, 475 97 401
d. 97 383		
L.C.C. 170 115		
I. & D. 170 117		
L.C.C. 161 504	14 May. Walter Blithe petitions for publication of material depositions taken before the late commissioners in co. Warwick, and at Camden House.	69 472
d. 161 499		
L.C.C. 170 205	14 May. Kittermaster requests further examination of witnesses, co. Warwick, and a copy of Blithe's present petition.	69 473
I. & D. 170 207		
L.C.C. 170 205	14 May. Order granting both requests - - - -	14 120 69 469
97 405		
c. 97 399	26 Nov. The returns having been made, Fras. Blithe begs publication of the depositions before the Committee for Sequestrations and the late County Committees for Leicester and Warwick, and a speedy hearing, the cause having depended in the country since 1647.	69 466
	26 Nov. Granted, unless cause to the contrary be showed in 21 days.	15 102
	20 May 1652. Kittermaster renews his former petition, and begs discharge on the Act of Pardon, the returns from the County Committee showing that he was not sequestered 1 Dec. 1651, though his estate in co. Warwick was secured.	97 397
	20 May. Discharge granted, on his swearing to the truth of the copies of his former discharges, and to his having no residence in Leicestershire.	16 424 97 393
	4 Aug. He begs a special order to Abraham and John Bourne, without which they will not pay 60 <i>l.</i> of his money secured in their hands.	97 395
	4 Aug. Ordered to take his course at law - - - -	17 104



4 May 1649.

EDW. MIDDLEMORE, and MARY, his Wife, Lusby, Co. Lincoln. Vol. No.  
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P.B. 212 429	4 May 1649. Begg to be admitted to compound by his wife for his delinquency in assisting the King against Parliament.	212	427
R. 212 425	Returned to the obedience of Parliament 4 years ago, but has been so weak since that he could not attend to compound.		
	31 May. Fine at $\frac{1}{4}$ , 606 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6 78
	Dec. ? His wife having paid a moiety, but being disappointed of the rest, prays relief.	106	201
	28 Oct. 1650. The latter moiety paid with interest	-	212 432

JAMES MIDDLETON, Longfield, Kent.

P.B. 210 835	4 May 1649. Compounds for delinquency, being drawn into insurrection four years ago. Hoped that his small estate would be free from sequestration.	210	833
R. 210 831			
	15 May. Fine at $\frac{1}{4}$ , 16 <i>l.</i> 10 <i>s.</i>	-	6 47

GEO. MOORE, Moorehays Barton, Collumpton Parish, Devon.

P.B. 214 255	4 May 1649. Compounds on the Articles of Truro. With certificate of Thomas, Lord Fairfax, that he is comprised in those Articles.	214	254
D. 214 260			257
C. 214 257			
R. 214 237	27 June. Fine 100 <i>l.</i>	-	6 123
	18 March 1651. A claim for a jointure out of his estate not to be allowed without further orders.	30	34
	4 Feb. 1652. Begg acceptance of his fine with interest, having lapsed payment owing to his deplorable condition, and allowance of $\frac{1}{4}$ to his wife and children.	100	856
D. 100 781	4 Feb. Order that $\frac{1}{4}$ be allowed, with arrears since 24 Dec. 1649, and the case be reported to the Army Committee.	15	243,
CASE 15 249			240, 249
	9 Oct. The County Committee report that having elapsed his time, he begs leave to pay in his fine.	151	403
	25 Feb. 1653. Being in the late Act for Sale, he begs to be admitted to compound for his estate.	100	739
C. 33 284	13 July. Appeals to the Committee for relief on Articles of War	100	701
	13 July. Referred to the Committee for Compounding, to certify whether Moore has performed his part of the Articles.	100	699
	29 July. Order in the Committee for relief on Articles of War that his fine is to be accepted without interest.	100	703
		214	245
	10 Aug. He requests an order to the Treasury to receive his fine of 100 <i>l.</i>	100	735
		214	243
P.B. 12 555	31 Aug. Order in the Committee for Compounding accordingly, the profits of his estate since his fine was set amounting to more than the interest.	12	561
214 241			562
R. 214 239			
	1 Sept. The fine of 100 <i>l.</i> being paid, the estate discharged	-	25 188

CLAIMANT ON THE ESTATE.

	5 Dec. 1650. MARY, widow of JOHN MOORE, petitions that in Charles, her husband settled the barton of Moorehays and other lands in Collumpton, Devon, and in lieu of jointure, settled on her a rent-charge of 60 <i>l.</i> thereon, but the lands are sequestered for delinquency of her son, Geo. Moore, and let at 80 <i>l.</i> Begg that the annuity, being her only livelihood, and confirmed by the late County Commissioners, may be allowed, and that the County Commissioners may examine her aged witnesses.	100	793
L.C.C. 100 795	5 Dec. Referred to Brereton	-	10 249
152 437			100 791

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4 May 1649.	Geo. Moore—cont.			
D. 152 433	4 Feb. 1651. As Brereton cannot report till the deed is proved,	100	832	
100 797, 798	and some witnesses are dead, and some very aged and distant, she begs an order to the County Commissioners to examine them.			
	4 Feb. The County Committee to examine and certify with speed -	10	378	
D. 100 799	4 Feb. 1652. As the report, though filed, cannot be heard for	100	831	
R. 100 789	3 months, and she is in great want, having only 14l. a year beside, begs a speedier hearing, or receipt of the rents on security.			
	13 May. Claim allowed on report, and she is to receive the rent-charge with arrears from 24 Dec. 1649, on deposing that she has not released nor forfeited it.	16	396	
	16 June. She having deposed as required, but being now dead, the arrears are still to be paid.	16	549	
HUGH MUSSON, Kingsbury, Co. Warwick.				
P.R. 213 20	4 May 1649. Compounds for delinquency at the beginning of the	213	17	
R. 213 15	first war, in adhering to the forces raised against Parliament.			
	8 June. Fine 96l. - - - - -	6	93	
JOS. NAYLOR, Flanshaw, Co. York.				
P.R. 217 556	4 May 1649. Compounds for delinquency in assisting the forces	217	554	
R. 217 551	of the late King.			
	6 Nov. Fine at $\frac{1}{2}$ , 48l. - - - - -	6	234	
JOHN NEWPORT, Orchard, Co. Notts.				
P.R. 212 693	4 May 1649. Compounds for adhering to the forces raised against	212	692	
R. 212 689	Parliament in the first war.			
	2 June. Fine at $\frac{1}{2}$ , 3l. 6s. 8d. - - - - -	6	86	
JOHN, or SIR JOHN PATE, Sysonby, Co. Leicester.				
D. 217 495	4 May 1649. Compounds for delinquency in adhering to the	217	506	
P.R. 217 509	forces raised against Parliament in the first war.			
511	30 Oct. Fine at $\frac{1}{2}$ , 823l. 10s., and when the Committee for Com-	6	227	
R. 217 493	ponding are satisfied as to the charges on his estate, they are			
D. 217 512	to be allowed.			
O. 217 495	20 Nov. The rents to remain in the tenants' hands, Sir John	9	8	
	having letters of suspension, but there being a mistake in setting the fine.			
	1 April 1650. His fine to be perfected - - - - -	7	86	
	5 April. Witnesses to be examined for proof of the witnessing and sealing of a deed alleged.	7	91	
	21 May. Fine advanced to $\frac{1}{2}$ , 4,316l. 13s. 4d., he being excepted in the propositions.	8	64	
	2 Aug. On motion in his behalf that he may be admitted to a review, and to prove that the deed in question on his composition was made before the delinquency, order that, on payment of 1,100l. within 14 days, he shall be heard as to the abating of his fine.	11	65	
	23 Aug. Further time granted - - - - -	11	93	
E.W. 10 191	6 Nov. Lettice, his wife, begs an order to the extender of her husband's estate to grant her $\frac{1}{2}$ . Granted.	108	1106	
	17 Dec. Sir John begs reference to counsel of the depositions returned in his case. Noted as granted.	217	504	

COMMITTEE FOR COMPOUNDING.—CASES.

2033

4 May 1649.

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7 Jan. 1651. He begs a copy of the proceedings in his case, and a speedy day for hearing. Granted. 108 1107  
10 329  
18 March. Fine reduced to 1,520*l.*, at  $\frac{1}{4}$  - - - - 12 165

CLAIMANT ON THE ESTATE.

H. 7 21 26 Feb. 1650. LADY ABIGAIL SHERARD petitions that Edward Overing, merchant of London,—having before the late war a statute of 2,000*l.* acknowledged to him by John Pate, with defeasance thereon for payment of 1,000*l.*, and the money not being paid, and Pate's estate sequestered,—petitioned the Committee for Sequestrations, and they, by their order of 4 Dec. 1646, directed the County Committee of Leicester either to pay the debt or suffer him to have the estate. 116 838  
Upon this order the estate was extended on the statute; has purchased the statute, and received the Michaelmas rents, but her tenants are now disturbed, and their cattle distrained, by virtue of an order of 12 Dec. [1649], for Colonel Wayte to receive the rents in their hands towards payment of 2,010*l.* due to him by Ordinance of Parliament. Begs that she may have the lands, and that the order of 12 December may be discharged.  
26 Feb. County Committee not to proceed further therein - 9 26  
1 April. She begs that Col. Wayte may be ordered to repay 116 835  
31*l.* 3*s.* 6*d.* received by him of the tenants.  
1 April. She is to have the benefit of her extent, and she and Overing are to bring in an account on oath of their receipts upon the statute; the 31*l.* 3*s.* 6*d.* received by Col Wayte is to be deposited before 1 May 1650 with the Committee for Compounding. The tenants are to have what has been taken from them abated in the next rents, and the stay made by the County Committee is to be taken off as to Lady Sherard. 9 41,42  
10 15,16  
217 499  
A.C.T.S. 217 497 25 April. She is to give an account of her receipts from the estate. 8 3  
501  
P.R. 11 91 25 Aug. She begs to compound for the estate of Sir John Pate, who is not discharged of his delinquency. 217 507  
94  
L.C.C. 162 125 27 Sept. On her motion to compound for the said estate, she is ordered to pay 1,100*l.* of the fine in 20 days, and then to be further heard. 11 201  
D. 162 115  
-117  
L. 127 245 4 Aug. 1653. Pate begs repayment of the 31*l.* 3*s.* 6*d.* received by Colonel Wayte from Lady Sherard's tenants. 108 1111  
4 Aug. Wayte is to have a copy of his petition, and to pay in the said sum within 20 days or shew cause. 25 156  
C.R. 25 185 14 Sept. The money not to be brought in till the hearing - 25 199  
L.C.C. 162 113 29 Nov. Col. Wayte having produced an order of the Committee for Compounding of 2 April 1650, whereby Lord Grey is to report his account by Parliament, which was accordingly reported, and allowed by Parliament, wherein the said Colonel acknowledges to have received out of the estate 292*l.* 18*s.*, the Committee for Compounding see no cause why he should repay moneys allowed by Parliament, but direct him to repay the difference between 316*l.* 3*s.* 6*d.* and 292*l.* 18*s.* 25 256  
C.P. 25 231  
H. 25 244  
246  
C. 33 315

WM. PHILIPS, Madley, Co. Hereford.

P.R. 213 815 4 May 1649. Begs to compound, being sequestered for adhering to the late King. 213 813  
R. 213 811  
23 June. Fine 68*l.* 11*s.* - - - - - 6 116  
28 May 1650. Paid and estate discharged - - - - 8 97

4 May 1649.

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Claimant on the Estate of SIR ART. PILKINGTON, Bart.,  
Stanley, Co. York; SIR LIONEL PILKINGTON,  
Bart., and RICH. PILKINGTON, Kirkheaton, Co.  
York.

P.R. 211	29	4 May 1649. JAMES LOWE, of Denby, co. Derby, begs to compound	211	28
R. 211	25	for lands in Stanley and Snapethorpe, Wakefield, co. York,		
C. 32	61	come to him on his marriage with the daughter of Sir Art. Pilkington, for whose delinquency they are sequestered.		
		15 May. Fine at $\frac{1}{2}$ , 480 <i>l</i> . - - - - -	6	48
P.R. 213	133	4 May 1649. Rich. Pilkington petitions to compound for delin-	213	132
L. 112	757	quency. Was sequestered in April 1645 by the County Com-		
R. 213	127	mittee, and has since resided in the Parliament's quarters.		
C. 35	70	29 May. Speaker Lenthall to John Ash. The only cause why	112	757
213	129	Pilkington did not compound was a scruple about taking the Covenant, which being now removed, he wishes to be admitted.		
		9 June. Fine at $\frac{1}{2}$ , 258 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	96
			236	33
		21 June. To be remitted if he settle 25 <i>l</i> . a year out of the tithes of Sandall, &c., on the minister there.	6	113
		14 Nov. 1650. The Committee at Goldsmiths' Hall ordered by the	112	759
		Council of State to certify whether Sir Lionel Pilkington, Bart., has made any composition with them.		
		19 Nov. They reply that Richard Pilkington, of Kirkheaton, has	112	759
		been fined 100 <i>l</i> . for his delinquency, but they do not find any other of that name.		

THOS. PIPER, Liskeard, Cornwall.

P.R. 214	833	4 May 1649. Begs to compound for delinquency in arms. Being	214	832
R. 214	829	in the power of the late King's army, was forced to take up arms.		
		29 June. Fine at $\frac{1}{2}$ , 23 <i>l</i> . 4 <i>s</i> . 6 <i>d</i> . - - - - -	6	137

HEN. PROBERT, and SIR GEORGE PROBERT, his  
Son and Heir, Pantglase, Co. Monmouth.

P.R. 212	405	4 May 1649. Compound for delinquency in assisting the King	212	403
	—407	in both the wars against Parliament.		
R. 212	401	31 May. Fine at $\frac{1}{2}$ , 679 <i>l</i> . - - - - -	6	77
		28 June. Sir George to be discharged if detained for no other cause than delinquency.	6	133

GEORGE RICHARDSON, Hunshelf, Co. York.

P.R. 215	753	4 May 1649. Compounds for delinquency. Was in actual service	215	752
R. 215	749	for the King.		
		17 July. Fine 30 <i>l</i> . - - - - -	6	163
			236	34

MARGARET, Widow of ZACHARY SEATON, Skinning  
Grove, Co. York.

C. 214	793	4 May 1649. Begs to compound on behalf of her son Richard,	214	790
D. 214	787	14 years old, for the delinquency of her husband, who assisted		
P.R. 214	791	the forces raised against Parliament.		
R. 214	785	29 June. Fine at $\frac{1}{2}$ , 180 <i>l</i> . - - - - -	6	136
		30 May 1650. Paid and estate discharged - - - - -	8	87

4 May 1649.

RALPH SEATON, Bretton, Co. York.

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P.B. 213 95	4 May 1649. Compounds for delinquency in assisting the forces raised against Parliament.	213 97
R. 213 93	8 June. Fine at $\frac{1}{2}$ , 126 <i>l</i> .	6 95
	30 May 1650. Paid and estate discharged	8 87

WM. SHELTON, Bromsgrove, Co. Worcester.

P.B. 210 488	4 May 1649. Compounds for being in arms in his minority; laid them down in 1646.	210 485
R. 210 483	8 May. Fine at $\frac{1}{2}$ , 96 <i>l</i> .	6 36
C. 32 167		

## CLAIMANTS ON THE ESTATE.

C. 66 523	11 Dec. 1651. JOHN BARNESLEY and THOS. COOKE beg discharge of the restraint on lands in King's Tottenhill and Bromsgrove, of which they are seized for one life, the remainder to Wm. Sheldon and his heirs male, for whose supposed delinquency the County Committee for Worcester have secured the premises.	66 494
L.C.C. 66 535		533
INT. } 66 537		
& D. } -542		
	11 Dec. County Committee to certify and Brereton to report	15 130
	14 April 1652. Beg an order to the County Committee to certify the cause of the restraint. Granted.	66 491, 545, 547 16 307
	11 May. Beg an order to the County Committee to examine them and such witnesses as they shall produce. Granted.	66 492, 553, 551 16 378
L.C.C. 66 548	15 July. Beg an order for the further examination of witnesses. Granted.	66 488 555
561		
INT. } 66 563	15 July. Committee for Compounding cannot allow their claim on the proof yet offered.	17 15
& D. } -569		
C. 32 167	28 July 1653. On Brereton's report, this order repeated	19 1106
66 552,	9 Aug. They beg to offer further proof, and pray for an order to the County Committee to take their depositions. Granted.	66 485 25 159
523, 529		
R. 66 517	10 Nov. The returns being made, they beg reference of their case to Brereton. Granted.	66 484 25 245

WM. SHERBORNE, D.D., Pembridge, Co. Hereford.

P.B. 213 273	4 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	213 272
R. 213 269	11 June. Fine at $\frac{1}{2}$ , 10 <i>l</i> .	6 101

EDW. SLATER, Winchcomb, Co. Gloucester.

D. 212 751	4 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament in the first war.	212 750
P.B. 212 748	2 June. Fine 22 <i>l</i> . 10 <i>s</i> .	6 88
R. 212 745	21 Feb. 1650. Paid and estate discharged	7 23

HEN. STARKEY, Darley, Co. Chester.

P.B. 217 343	4 May 1649. Compounds for delinquency. Is sequestered for some words pretended to be spoken by him against the Parliament.	217 337 341
339		
D. 217 340	6 Sept. Fine 617 <i>l</i> . 3 <i>s</i> .	6 206
342		
R. 217 335		

RICH. TEMPEST, Bowling, Co. York.

P.B. 211 759	4 May 1649. Compounds for delinquency in adhering to the King.	211 758
R. 211 755	24 May. Fine at $\frac{1}{2}$ , 1,748 <i>l</i> .	6 65
C. 12 237		

## 4 May 1649.

	TOBY THURSCROSS, Jun., Kirby Moorside, Co. York.	Vol. No. G or p.
P.E. 212 484	4 May 1649. Begg to compound for delinquency in both wars.	212 485
R. 212 481	Had a protection from Lord Fairfax to remain at his father's house.	
	29 May. Fine at $\frac{1}{2}$ , 3l. 6s. 8d.	6 80

## NATH. TOVEY, Clerk, Lutterworth, Co. Leicester.

4 May 1649. Begg to compound, being sequestered for adhering to the forces raised against Parliament. Noted as referred to the sub-committee.	236 35
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P.E. 215 875	EDW. TRELAWNEY, and JONATHAN, his Son and Heir,	
869	St. Germans, Mynhenieth, and Cole Drinnick, Cornwall.	
R. 215 839	4 May 1649. Both beg to compound for adhering to the forces raised against Parliament.	215 867 874
236 36		
P.E. 218 793	17 July. Fine 372l. 13s. 4d.	6 165
D. 218 795		236 37
R. 218 789	31 July. Jonathan Trelawney begs to compound on Truro	218 792
C. 218 797	Articles for delinquency in assisting the King against Parliament.	
800		
D. 218 801	24 April 1650. Fine at $\frac{1}{10}$ , 96l.	8 2
236 38		
C. 32 226	19 and 21 June. Paid and estate discharged	8 163
215 865		215 851
R.C. 25 176	9 Sept. 1653. He begs discharge of Treworlis Manor, valued at	125 218
215 855	40l. a year, and the old rents at 10l. a year, and $\frac{1}{2}$ of Colehanger	215 853
L.C.C. 150 7	Manor, worth 9l. a year, &c., for his remainder in which	
215 857	he compounded, paid his fine, and had his discharge, by order	
150 9	of 19 July ( <i>sic</i> ) 1650. His father died without paying any	
INT. 13	part of his fine.	
& D. 215 859	19 Jan. 1654. Begg reference of his case to counsel to report	125 215
-863		215 847
P.E. 25 236	9 March. Sequestration discharged, the father's estate therein	23 1584
215 849	being but for life.	
R. 215 843	20 March. The lease of the estate to Thos. Tyack made void	27 34
C. 125 191		
34 31, 85		

## WM. TYNDALL, Pickhall, Co. York.

P.E. 213 201	4 May 1649. Compounds for delinquency in assisting the forces raised against Parliament.	213 200
R. 213 204		
	9 June. Fine at $\frac{1}{2}$ , 240l.	6 98

## RICH. UVETT, Hartsford, Co. Hereford.

P.E. 212 635	4 May 1649. Compounds for delinquency. Engaged in the late war with the forces raised against Parliament.	212 634
D. 212 639		
R. 212 631	2 June. Fine at $\frac{1}{2}$ , 62l.	6 15

## SIR GEORGE VAUGHAN, Pembrey, Co. Carmarthen.

P.E. 126 366	4 May 1649. Compounds for delinquency in assisting the King's forces in the first war.	215 642
215 643-647		
D. 215 649-651	16 July. Fine 2,857l.	6 160
R. 215 631	6 Sept. The Earl of Pembroke, who is buying from him Falston Manor, co. Wilts, near his house at Wilton, begs for him a longer time for payment of the first $\frac{1}{2}$ of his fine.	126 355



# COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No.	G or p.
4 May 1649.				
R. 215 633	20 Oct. 1649. Vaughan having paid a moiety, begs a review in regard of overcharge.	215	637	
	21 Feb. 1650. Abated 248 <i>l.</i> , and his bond to be delivered up to him.	7	25	
		236	39	
L.C.C. 236 40	19 April. The County Committee certifying that they have sequestered his estate for an undervaluation, the Committee for Compounding say that if it was sequestered 1 Dec. 1651 the sequestration will hold good; if not, it must be discharged.	30	421	

## EDWARD WALMSLEY, Bannistre Hall, or Whittle, Leyland Parish, Co. Lancaster, and FRANCES WALMSLEY, his Sister-in-law.

P.R. 212 43	4 May 1649. Began to compound, having been in the first war	212	41
NOTE 212 45	25 May. Fine at $\frac{1}{2}$ , 114 <i>l.</i>	-	6 69
R. 212 39	12 June 1655. Began discharge of lands in Walton, sequestered for the recusancy of Frances, wife of Thos. Walmsley, his elder brother, she being dead and the lands descended to him.	128	163
C. 34 15	12 June. Referred to the County Committee	-	27 402

## JOHN WILLIAMS, The Park, Co. Brecon.

C. 215 341	4 May 1649. Began to compound for adhering to the King. Being 70 years old and bedridden, begs delivery of his deeds, in Mr. Bowdler's custody at Ludlow, by order of the Committee there, or he cannot make out his particular.	215	338
D. 215 343		131	571
P.R. 215 339			
R. 215 335	5 July. Fine at $\frac{1}{2}$ , 50 <i>l.</i> 18 <i>s.</i>	-	6 149

## FRAS. WOOD, Gressingham, Co. Lancaster.

P.R. 213 89	4 May 1649. Compounds for delinquency in arms in both wars	213	87
R. 213 85	8 June. Fine at $\frac{1}{2}$ , 51 <i>l.</i> 15 <i>s.</i>	-	6 95

5 May 1649.

## SIR THOS. RIDDELL, Sen., and SIR WM. RIDDELL, his Son, Gateshead, Co. Durham.

IND. 215 460	Sir Thomas begs to compound, being sequestered for adhering to the King's forces.	215	470
-467			
P.R. 215 471	9 July. 1649. Fine at $\frac{1}{2}$ , 408 <i>l.</i>	-	6 152
D. 215 461	27 Sept. 1650. Barbara, Lady Riddell, his wife, begs an order for $\frac{1}{2}$ of her husband's sequestered estate, being reduced to great want and misery for lack thereof.	113	1006
R. 215 459	27 Sept. Granted, unless the County Commissioners have received some order to the contrary.	11	202

## CLAIMANTS ON THE ESTATE.

L. 154 473	15 April 1651. HEN. LAMBTON, and 3 other trustees, beg discharge of an estate of the late Sir Thos. Riddell, left to them in trust for payment of 400 <i>l.</i> debts, but sequestered for his delinquency and recusancy.	99	426
			437
	15 April. Referred to the County Committee	14	81
		99	435
	1 May. The lease of 22 March 1650 being made by Sir T. Riddell after his composition, and yet being a charge on a sequestered estate, order that it be re-sequestered, as the lessees have not compounded for it according to the Act of 1 Aug. 1650.	30	64
L.C.C. 99 443	17 June. The trustees ask publication of the returns made by the County Committee. Granted.	99	423
154 497			411
D. 99 439		14	164
449-451			
64100.			

C C

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5 May 1649.	SIR THOS. RIDDELL, &c.— <i>cont.</i>		
R. 99 427	22 Jan. 1652. They ask leave to examine witnesses in the country.	99	420
D. 79 729	Granted.	15	213
ACCTA. 154 493	24 June. Estate discharged, the trust deed being made after Sir	16	595
-495	T. Riddell's composition and payment of fine, and the premises		
99 445-447	being sequestered for recusancy and delinquency of Sir Wm.		
L. 99 453	Riddell, the son; the trustees to pay 20 <i>l.</i> a year to the State, and		
154 489	to receive the profits on account, first paying to the State the		
D. 99 455-462	debts due to delinquents.		
154 483-488			
L. 154 475	8 Sept. 1653. Sir Wm. Riddell begs the benefit of the Act of 113	1002	
D. 154 477	Pardon, not being sequestered before 1 Dec. 1651, and having		
O.C.C. 154 479	taken the engagement.		
-482	8 Sept. County Committee to certify the date of sequestration -	25	196
	12 Jan. 1654. Their report being returned, he begs reference to	113	999
	counsel. Granted.	25	283
	PURCHASERS OF THE ESTATES.		
O.T.T.	23 March 1652. Discharge from sequestration of Lumpton Hill	16	190
113 1013	Farm, Hamsterley parish, Durham, forfeited by Sir T. Riddell,		
	son., and bought from the Treason Trustees by Gilbert Crouch.		
113 1011	Also Tunstall and Throston farms, bought by John Tonge -	16	188
113 1007	Also a house in Softley lordship, bought by Rob. Rayne -	16	180
113 1015	20 May. Like discharge of pastures in Whickham parish, and a way	16	423
	through Baldwin Flat to carry coals to the waterside, co.		
	Durham, bought for John Rushworth.		
113 1017	Also of Fenham Lordship, lands and collieries, Northumberland,	16	423
	bought by Sampson Estwick.		
113 1009	1 June. Like discharge of Softley Manor, Durham, bought by	16	488
	Edw. Green.		
6 May 1649.	JOHN GRIFFIN, Sheffield, Co. York.		
L. 217 210	Compounds for $\frac{1}{3}$ of Crogling Manor, co. Cumberland, value 40 <i>l.</i> a	217	207
R. 217 205	year, purchased of Sir Charles Howard, recusant, but no delin-		
	quent.*		
	10 Aug. 1649. Fine 52 <i>l.</i> - - - - -	6	198
C. 32 153	14 Jan. 1653. Allowed the benefit of the proviso in the last Act of	17	595
C. 88 519	Sale, having compounded and paid his fine.		
	HEN. LASSELLS, Beckingham, Co. Notts.		
P.E. 99 404	6 May 1649. Begs to compound, being seduced by evil company	99	403
R. 99 401	to join the forces against Parliament in the late wars, and		
	being sequestered. Is still under age. Noted as referred to		
	the sub-committee.		
	23 Oct. 1650. Petition renewed - - - - -	220	336
P.E. 220 337	23 Oct. Referred to Reading - - - - -	11	234
-341	26 Nov. Fine at $\frac{1}{3}$ , 300 <i>l.</i> - - - - -	12	44
R. 220 333			
8 May 1649.	Claimants on the Estate of THOS. ECCLESTON, Recusant,		
	Wrightington, Co. Lancaster.		
P.E. 123 94	GEORGE TOMSON, of Croston, co. Lancaster, begs to be admitted to	123	91
	compound for $\frac{1}{3}$ of the estate of Eccleston, sequestered for his		
	recusancy, which petitioner purchased of him.		

\* See Sir Charles Howard's case, 19 Dec. 1650, *infra*.

8 May 1649.

L.C.C. 141 603  
I. & } 141 605  
D. } -612  
C. 33 416  
141 617  
NOTE 141 614  
C. 141 615  
R. 141 595

19 Dec. 1654. HARRY ECCLESTON, of Wrightington, co. Lancaster, begs reference to the County Committee and to counsel of his claim to lands in Wrightington and Mawdesley,  $\frac{1}{2}$  of which were sequestered in 1643 for the recusancy of his father, Thomas, who died this December, and the premises should revert to petitioner, who is conformable, and is the eldest son and heir.

19 Dec. County Committee to certify and Reading to report - 27 191  
19 Feb. 1655. Reference repeated on a petition (missing) - 27 227  
141 599  
4 July. Claim allowed with arrears from 19 Feb. 1655 - 28 4

8 May 1655. EDW. BAMFORD, of Eccleston, and ELIZABETH, widow of LAURENCE BARRETT, of Mawdesley, co. Lancaster, beg discharge of premises in Mawdesley, sequestered for recusancy of Thos. Eccleston, deceased, which were settled by him on Henry Eccleston, in trust for his daughters, Elizabeth, widow of Laurence Barrett, and Mary Eccleston, now wife of Bamford; also of other premises settled for their use. Petitioners are conformable to the Church of England.

12 June. Referred to the County Committee - 27 408

JOHN HILTON, Leyland, Co. Lancaster, Recusant.

8 May 1649. Particulars of his estate [presented for composition], viz., a house and 18 acres in Leyland, let at 5*l.*, and a life interest in a house in Brindle, worth 3*l.* 4*s.* a year. 123 96

Claimants on the Estate of the late SIR THOS. METHAM,\* Metham, Co. York, and GEORGE METHAM, his Nephew and Heir.

F.B. 215 33  
D. 215 36  
R. 215 21  
L.C.C. 215 27

8 May 1649. George Metham begs to compound, being sequestered 215 32  
2 July. Fine at  $\frac{1}{2}$ , 1,350*l.* - - - - 6 139

Aug. ? The parishoners of Howden beg that Saltmarshe, Metham, and Cottness Prebend, from which 70*l.* were granted to the minister of Howden, and 40*l.* each to those of Barmby and Saxton, may still make good the pensions, though the owner, George Metham, is compounding for his estate. [40 signatures.] 215 29

14 Sept. LORD FAIRFAX requests the Committee for the North Riding of Yorkshire to take off the sequestration of the lands for which Metham has compounded. 215 23

25 Sept. Metham complains that though he has paid his first  $\frac{1}{2}$ , and secured his second, the County Committee for York having been forced by the soldiers to appoint 1,000*l.* out of his estate towards their arrears, he cannot enjoy his discharge till this is paid, the County Committee when forced by the soldiers, having given an order to levy 250*l.* on his estate. Begs an order for freedom from payment of the rest of the 1,000*l.* 215 26

25 Sept. Order for a letter to Major-Gen. Lambert to free him from molestation, with the letter accordingly. 6 213

5 Oct. The County Committee beg an order for payment of 1,000*l.* from his fine to satisfy the demands of the soldiery. 102 479

9 Dec. On report by the County Committee that he compounded and was discharged contrary to the Act, having been a Papist in arms, they are ordered to seize his estate. 30 483

4 March 1651. Fine confirmed at 1,350*l.*, to be paid in 6 weeks, and then he is to receive the rents due at Lady Day for the lands for which he has compounded, and his bond is to be delivered up. 12 142, 143, 144 732

\* See another claimant on p. 1863.

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8 May 1649.	SIR THOMAS AND GEORGE METHAM— <i>cont.</i>		
	9 Sept. 1652. Order that if Metham is a recusant, he is to have $\frac{1}{2}$ , if a delinquent, $\frac{1}{2}$ of his estate.	30	489
	11 Nov. Order that 50 <i>l.</i> a year from North Cause [Cave?] Rectory, co. York, sequestered from him, be paid to Gilbert Thomas, minister of Stillingfleet, who has only 20 <i>l.</i> a year.	22	1446
	3 Dec. Order that 60 <i>l.</i> a year be paid from North Cave Rectory to Sam. Bearscliff, minister of North Cave, on an order of the Committee for Plundered Ministers of 3 December.	22	1450
	18 Jan. 1654. George Metham begs to contract on the Recusants' Act of 21 Oct. 1653, for the sequestered $\frac{1}{2}$ of his estate.	102	481
	18 Jan. Reference but no order - - - - -	26	13
	14 Dec. 1655. KATHERINE, his wife, petitions the Treasury Commissioners. Her husband living beyond seas for quietness all the first war, returned to look after Metham and other lands, co. York, come to him by death of his uncle, but travelling from Yorkshire to Scotland, was delayed by the King's party, and being taken with them, made a delinquent and fined on composition 1,300 <i>l.</i> , for payment of which and other debts, he had to borrow 2,000 <i>l.</i> of Thos. Bayles, and mortgaged his estate. On his sequestration this 2,000 <i>l.</i> fell on the $\frac{1}{2}$ of his estate left him. The rest was taken by Adam Pickard, his friend, on his behalf, at an over value to save it from waste, but the rent cannot be paid. Begs its reduction, as the lands lying between the Humber and Aire will else be wasted by floods, and having their $\frac{1}{2}$ seized they are in a miserable condition.	236	41
	18 Dec. The Commissioners report to the Protector that there may be good grounds for relieving, but there is no power.	236	42
	1 Jan. 1656. The case referred by Council to a Committee -	176	447
c. 34 129	7 Aug. Order in Council that the petition be laid aside -	177	320
	CLAIMANTS ON THE ESTATE.		
	21 May 1651. DAVID BELT, and other creditors of the late Sir Thos. Metham, petition that in 12 Charles, Metham settled his estate in trust for payment of debts, &c., and by an order in Chancery, Sir John Mallory, heir to the surviving feoffee, was empowered to sell the lands and fulfil the trust, but they are sequestered for delinquency of Sir Thomas and George Metham. The debts far exceed the value of the estate settled, and George Metham has compounded for the part of it settled on him, but the parts in trust are still sequestered. Beg their discharge.	68	72
O.C.C. 66 740	21 May. County Committee to certify in 5 weeks - - -	14	128
D. 66 757			
L. 66 753	24 Sept. 1651. THOS. BAYLES, of the Middle Temple, begs freedom from molestation by the County Committee in his purchase of lands from George Metham, a delinquent, but not a recusant, who has compounded and paid his fine.	66	730 749
ACCTS. 66 761			
D. 66 763	24 Sept. Referred to the County Committee; if Metham was a delinquent only, the estate to be discharged; if a recusant, proofs of recusancy to be sent up, and the rents to remain in the tenants' hands meanwhile.	15	29
-769		66	751
R. 66 741	4 Nov. Their return being made, Bayles begs a hearing, and examination of his deeds meantime.	66	748
H. 15 179	4 Nov. Order that Brereton examine the deeds and report -	15	69
		66	745
	22 Jan. 1652. Order allowing Bayles 675 <i>l.</i> , the second $\frac{1}{2}$ of Metham's fine paid by order of the Committee for Compounding, but not the first $\frac{1}{2}$ , as he ought to have noticed that the estate was sequestered for recusancy.	15	214
R.C. 17 44	22 July. He begs entire freedom of the remaining $\frac{1}{2}$ of George Metham's estate on the Act of Oblivion,— $\frac{1}{2}$ being already freed	66	738

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8 May 1649.	as the estate was not sequestered before 1 Dec. 1651,—the $\frac{1}{4}$ being only seized on 1 Aug. 1651, and not sequestered.		
	8 Sept. 1652. Petition for a hearing renewed - - -	66	735
	8 Sept. Granted for to-morrow fortnight - - -	17	202
H. 17 272 C.F. 25 25	31 March 1653. Discharge granted without repayment, as before ordered, of the 675 <i>l.</i> returned to him from Goldsmiths' Hall.	19	1078
	18 Feb. 1652. NICH. ARLUSH, of York, co. York, begs discharge of lands in Bellasyse, co. Durham, purchased of George Metham, who sold them to pay the second $\frac{1}{4}$ of his composition fine, but he has since been adjudged a Papist in arms, and unable to compound. Begs allowance of the lands purchased, or repayment of the purchase money. Noted that the Committee cannot relieve him without order of Parliament.	63	940
D. 107 520	4 Aug. 1652. MARMADUKE NORCLIFFE, of Muscoates, co. York, petitions that in 1648 Geo. Metham granted to Wm. Wawne a lease, transferred in 1651 to petitioner, of a house and land in Muscoates, for 11 years, at 20 <i>l.</i> rent, which he has held till lately sequestered for recusancy of Lady Metham, to whom the County Commissioners pretend it belongs. Begs examination of his claim, and possession meantime.	107	530
	4 Aug. County Committee to certify, and Reading to state the title.	17	92
	9 Feb. 1653. MARMADUKE SKELTON, of Metham, co. York, begs allowance of an annuity of 10 <i>l.</i> , granted in 1632, for the life of himself and his wife, out of the lands of Sir Thos. Metham, now deceased, whose estate is sequestered from George Metham, the present owner. The County Committee cannot pay it without order from the Committee for Compounding; is no delinquent, nor was ever sequestered. Begs an order to the County Committee to examine witnesses, and to pay the annuity with arrears.	117	725
	9 Feb. County Committee to certify, and Reading to report -	17	660
	GEORGE PITT, Son and Heir of EDWARD PITT, Stratfieldsaye, Hants.		
F.B. 214 354 D. 214 357 351 R. 214 339 L. 236 43 P.B. 214 354 R. 214 345 IND. 236 43	8 May 1649. Compounds on his own discovery. Has not engaged in the second war, and assisted the County Committee of Dorset in their extreme necessity with 600 <i>l.</i> , besides paying all taxes, &c.	214	347
	27 June. Fine on his own discovery, 1,238 <i>l.</i> 10 <i>s.</i> 8 <i>d.</i> - - -	6	125
	28 May 1650. Hum. Salway to have a 7 years' lease, at 12 <i>l.</i> rent, of his house in Old Palace Yard, Westminster.	8	81
	2 July. The lease to be prepared - - - - -	8	191
	6 Nov. Begs to compound for omission in his particular of part of his estate in controversy, of his title to which he is now satisfied.	214	340
	19 Nov. Case respited till he satisfy the Committee for Compounding why his former fine should not be at $\frac{1}{4}$ .	12	19
H. 12 55	17 and 19 Dec. Wilford, late clerk, and other members of the late County Committee at Westminster summoned touching the delinquency of Edward Pitt, deceased.	12	66 70
	26 Dec. On examination, it appearing that Edw. Pitt's house in the Old Palace of Westminster was not sequestered, but only seized, and that he was not adjudged a delinquent, George Pitt, his son and heir, is admitted to compound for it. The fine formerly imposed on George Pitt as upon his own discovery is to stand.	12	76
CASE 214 342	31 Dec. Additional fine 16 <i>l.</i> 1 <i>s.</i> 5 <i>d.</i> - - - - -	12	79

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8 May 1649.	GEORGE PITT— <i>cont.</i>		
	2 July 1651. George Pitt ordered to shew cause why he should not compound at a higher rate, there having been informations against him before he presented his petition.	109	377
H. 15 90, 110 c. 32 39 H. 81 229 c. 34 45 214 343	12 May 1653. Committee for Compounding cannot pass any warrant for $\frac{1}{2}$ [to the informers against him], the composition having passed upon his own discovery.	81	229
	31 Jan. 1656. Order in Council—on a letter from the Major-General of co. Hants, on Geo. Pitt's case; that his father died in 1643, leaving him a minor to the tuition of his kinsman, Sir Ralph Hopton, then in arms; that petitioner had frequently to repair to him for advice in the management of his estate; that as soon as he had means to travel, he went to France in 1644, and remained till the end of the first war; that he was never sequestered, and was acquitted on examination by the Committee of Dorset of ever having acted against the State; that this notwithstanding, on Parliament's vote for voluntary discoveries, he having been under a delinquent guardian, offered himself for composition to the Commissioners at Goldsmiths' Hall, and paid the 1,200 <i>l.</i> fine; that in 1648 he voluntarily lent Parliament 700 <i>l.</i> on the Public Faith, and bought on the State's title to bishops', deans', and chapters' lands, and on the whole matter, the Commissioners could find no cause of delinquency against him; but because he had compounded, they conceived themselves bound by instructions not to discharge him, yet for his good affection and the character given him by several of repute, they recommend him for grace;—that Geo. Pitt be discharged from any proceedings against him or his estate by the Major-Generals, and that letters be written accordingly.	176	504
	6 Feb. Letters sent by Council to the Major-Generals of Hants, Dorset, Wilts, Suffolk, Berks, and Carmarthen to that effect.	176	504
	20 Feb. Council requests them to return an account of what proof they have about his delinquency.	176	557
	20 Feb. The Commissioners at Goldsmiths' Hall are to certify how Geo. Pitt came to compound for his estate, and on what terms, and the proceedings therein.	176	557
	25 March. Order in Council on a letter from the Commissioners of co. Dorset, with several depositions against Geo. Pitt for delinquency, that they be sent on to the Commissioners for co. Hants, who are to be told that Council ordered Pitt's release before they knew of this information, wherefore the Commissioners are to proceed against him according to their instructions. The like letter to be written to other counties whose Commissioners had orders for his discharge.	177	2
	25 March. Council to the Major-General and Commissioners for cos. Hampshire, Carmarthen, and Dorset. Since sending you a letter to discharge the person and estate of Geo. Pitt from all proceedings, we have received a deposition against him, and therefore leave you to proceed against him according to law.	177	834

## HERBERT PRICE, Co. Pembroke.

8 May 1649. Being sequestered for adhering to the King's party, begs to compound on particulars to be given. Noted as referred to the sub-committee.	109	672
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## PURCHASERS OF THE ESTATE.

21 Feb. 1654. Discharge from sequestration of Pedmore Lordship, co. Worcester, forfeited by Price, and bought from the Treason Trustees by Hum. Boughton.	18	928
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8 May 1649.			
O.T.T. 109 695	1 March 1654. Grant confirmed, though sequestered as the estate of Rob. Arden, from whom it came to Price by marriage with [Goditha] sister and co-heir of Arden. [See p. 1203 <i>infra</i> .]	18	930
O.T.T. 109 697	30 March. Like discharge of lands, &c., in Llanvihangel, co. Brecon, bought by Rich. Copps, of London.	18	940

ELIZABETH, Widow of JOHN TAYLOR, Oldham, Co. Lancaster.

D. 213 284	8 May 1649. Compounds for her husband's delinquency in assisting the King in the first war. His sequestered estate was enjoyed by him by permission of Edmund Whitehead, who was entrusted with the same for petitioner and her children. She has appealed to the Committee for Sequestrations, and her case is now before the Barons of Exchequer, but she would rather compound than insist on her justification.	213	280
P.M. 213 281			
R. 213 277			
	11 June. Fine at $\frac{1}{10}$ , 10 <i>l</i> . - - - - -	6	101

HUGH WELCHMAN, Samlesbury, Co. Lancaster.

P.M. 212 819	8 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	212	822
D. 212 823			
R. 212 817	5 June. Fine at $\frac{1}{4}$ , 3 <i>l</i> . 10 <i>s</i> . - - - - -	6	91

9 May 1649. SIR GEORGE BAKER, The Crook, or Bradley, Co. Durham.

P.M. 214 533	Compounds for delinquency, being sequestered for assisting the forces raised against Parliament.	214	531
R. 214 529			
NOTE 113 641	28 June 1649. Fine 36 <i>l</i> . 10 <i>s</i> . - - - - -	6	129
642	30 May 1650. Sir George Baker to Nath. Snape, of Gray's Inn. Directions touching the procuring money from shipmasters to pay the latter $\frac{1}{4}$ of his fine.	113	646

10 May 1649. EDW. BROAD, Stone, Co. Worcester.

Begs to compound for adhering to the late King's party. Has 2 cottages and lands in Headly, worth 60 <i>l</i> . a year, and 2 rent-charges of 30 <i>l</i> ., and 2 <i>l</i> . thereon; with note of reference to the sub-committee. No order.	72	504
		503

GEORGE DIGBY, Sandon, Co. Stafford, and MARY, Widow of SIR EVERARD DIGBY, his Brother.

P.M. 211 649	10 May 1649. Compounds for delinquency in the first war; adhered to the forces raised against Parliament.	211	648
R. 211 645			
	24 May. Fine 1,440 <i>l</i> . - - - - -	6	63
	23 June. To be treated with about settling 30 <i>l</i> . on Sandon rectory.	6	116
D. 108 159	19 Dec. 1650. NICH. LANGFORD, of Langford, co. Bedford, petitions that having ten years ago lent 1,000 <i>l</i> . to Lady Mary Digby, and Sir Kenelm, her son, he had for security lands in Gotehurst, Stoke Goldington, and other places in co. Bucks, made over to him for payment of 100 <i>l</i> . a year for 21 years, but the whole estate being sequestered for their recusancy, he is debarred of his annuity. Begs restoration thereof.	99	359
P.M. 10 291			
99 361			
C. 99 363	28 Aug. 1651. The Committee for Compounding cannot allow of the deed dated 5 June 1640 as to two thirds sequestered for Lady	14	262
D. 99 357			

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10 May 1649.	GEORGE DIGBY, &c.— <i>cont.</i>			
E. 92 353	Digby's recusancy, but the County Committee are to set out a third part to her, and he is to take his legal remedy against it for recovery of his annuity.			
D. 80 551	11 Aug. 1652. Lady Digby complains that the order is much to her prejudice, neither she nor any for her being heard therein, and begs that her counsel may be heard. Granted.	80	550	
H. 17 203		17	129	
C. 80 548	15 Sept. Fowle to certify whether Lady Mary Digby's estate has been seized, or she has compounded.	17	223	
	11 Nov. She begs the Committee for Compounding to declare their resolution as Fowle has certified.	80	547	
	11 Nov. The estate to be sequestered, as the seizure for recusancy was before the deed.	17	396	
R.C. 25 1	1 March 1653. George Digby pleads that Everard Digby, his father, by will in 1596, bequeathed 400 <i>l.</i> to his daughter Christian, and to secure this and other legacies, granted leases of manors in Stoke Dry, co. Rutland, and in co. Leicester, to Roger Manners and others, who on his death, entered thereon. Sir Everard, his son and heir, wishing to discharge the lands from the said legacies, demised to the said trustees the Halliotts in Stoke Dry for 100 years, and the lease was assigned to friends in trust for Sir Everard who received the rents, and paid the debts and legacies. At his death, his widow, Lady Mary Digby, received the rents.	80	517	
80 515	In 1618, Christian Digby came of age, whereby her 400 <i>l.</i> became payable, and she received the interest from Lady Mary. By Christian's will in 1648, she appointed petitioner her sole executor, devising the 400 <i>l.</i> to him and died, since which the 400 <i>l.</i> has been decreed to him in Chancery, but $\frac{2}{3}$ of the lands are sequestered for Lady Mary's recusancy. Begs an order for their discharge.	80	544	
D. 80 571	28 June. He begs that Lady Mary, a material witness, being very aged, may be examined by the County Committee for Bucks, where she lives, about the debt and damages.	80	545	
-527	11 May 1654. The claim not allowed because the deed of 41 Eliz., charging the lands with the legacy, is not produced.	23	1604	
161 489	30 May. Having further proof of his title, he begs a reference to Reading.	80	466,	
-494			566, 465	
L.C.C. 80 520	1 June. Granted 200 <i>l.</i> , being $\frac{1}{3}$ of the interest of the 400 <i>l.</i> due before Lady Mary's death, and he is to raise the principal upon the lands.	23	1609	
161 495				
R.C. 25 107				
O. 33 293				
80 533				
L.C.C. 80 529				
147 55				
D. 80 531				
575				
147 57				
C. 80 535				
E. 80 503				
P.R. 27 58				
80 465				
E. 80 461				

## JOHN KENNETT, Coxhoe, Co. Durham.

P.R. 211 337	10 May 1649. Compounds for delinquency in arms in the first war.	211	336
E. 211 329	18 May. Fine at $\frac{1}{2}$ , 300 <i>l.</i>	6	56
	21 June. Begs reduction of his fine which was set as for an estate in fee. Has but an estate for life.	211	332
E. 211 323	21 June. Fine reduced to 250 <i>l.</i>	6	158
		236	44

## THOS. LEWKNOR, Amberley, Sussex.

P.R. 212 154	10 May 1649. Compounds for delinquency. Having been Sir Edward Ford's menial servant, went with his master into Arundel Castle, and divers other garrisons of the late King.	212	152
D. 215 156			
E. 215 149	25 May. Fine at $\frac{1}{2}$ , 84 <i>l.</i>	6	71



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10 May 1649.	NICH. MORRIS, Embsall, Co. York.		
P.E. 212 123	10 May 1649. Compounds for delinquency in arms in the latter	212	122
R. 212 119	war.		
	25 May. Fine at $\frac{1}{2}$ , 33 <i>l</i> .	6	70
11 May 1649.	JOHN CALDECOTT, Bickley, Co. Chester.		
P.E. 216 553	Compounds on his own discovery, fearing his liability to seques-	216	551
R. 216 549	tration for something said or done in the first war.		
	28 July 1649. Fine 9 <i>l</i> .	6	180
	JARMAN DOVES, Tower Wharf, London.		
R. 213 205	11 May 1649. Being master of the Antelope under Captain	213	207
	Bowen at the time of her revolt, was forced to continue aboard		
	her, being so narrowly watched that he could not escape.		
	Begs to compound for this delinquency. Has been 4 years		
	master of the Lyon, and discharged his trust with all care		
	and faithfulness. His whole estate is a house for life, and		
	some household stuff.		
	9 June. Fine on his own discovery 50 <i>s</i> .	6	98
	THOS. HOLLAND, Jun., Bridgnorth, Salop.		
P.E. 214 525	11 May 1649. Begs to compound on the votes of 21 March 1649.	214	523
R. 214 521	Though not sequestered, conceives he is considered a delin-		
	quent for adhering to the forces of the late King.		
	27 June. Fine 21 <i>l</i> .	6	129
	JAS. JONES, Llanvihangel Llanernam, Co. Monmouth.		
P.E. 212 365	11 May 1649. Begs to compound on the votes of 21 March 1649,	212	364
R. 212 361	for delinquency, though never sequestered nor judicially im-		
	peached.		
	22 May. Fine on his own discovery 20 <i>l</i> .	6	74
	THOS. KITSON, Warton, Co. Lancaster.		
P.E. 212 437	11 May 1649. Compounds for delinquency in arms for which he	212	436
R. 212 433	is sequestered.		
	31 May. Fine at $\frac{1}{2}$ , 390 <i>l</i> .	6	79
	26 March 1652. On his death, his estate descending to Lucy, his	257	107
	wife, a recusant, and she pleading discharge on the Act of		
	Oblivion, the County Committee for Westmoreland, where he		
	had lands, beg directions.		
	6 May. Order that if she be a recusant, $\frac{1}{2}$ of her estate be seques-	30	461
	tered.		
	LEWIS MORGAN, Llangeney, Co. Brecon.		
P.E. 212 341	11 May 1649. Begs to compound on the resolves of 14 March	212	340
R. 212 337	1649, never having been sequestered nor impeached for delin-		
	quency.		
	29 May. Fine 9 <i>l</i> .	6	74
	July? Paid and estate discharged	103	483
	DR. WM. ROBERTS, late Bishop of Bangor, Co. Carnarvon.		
P.E. 214 79	11 May 1649. Begs to compound for delinquency in adhering to	214	78
R. 214 75	the King in the late war.		
L. 164 347	25 June. Fine at $\frac{1}{2}$ , 66 <i>l</i> . 10 <i>s</i> .	6	119
SUB. 58A 509	30 Aug. 1653. Being in the late Additional Act for Sale, begs to	114	775
P.E. 226 209	compound for the estate surveyed.	226	207

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11 May 1649.	DR. WM. ROBERTS—cont.					
n. 226 205	20 Sept. 1653. Fine at $\frac{1}{2}$ , 54l.	-	-	-	-	226 205
	19 Sept. Paid and estate discharged	-	-	-	-	24 1122
	PURCHASER OF THE ESTATE.					
O.T.T. 114 761	24 Dec. 1653. Discharge from sequestration of a rent-charge on the estate of John Vaughan, co. Denbigh, late parcel of the estate of Dr. Wm. Roberts, forfeited by him and bought from the Treason Trustees by the said Dr. Roberts.					18 919
	SAM. SANDYS, Rathwaite, Co. Lancaster.					
P.R. 212 493	11 May 1649. Compounds for delinquency in being in arms against Parliament in the last war.					212 493
n. 212 489	29 May. Fine at $\frac{1}{2}$ , 50l.	-	-	-	-	6 80
12 May 1649.	JANE, Daughter and Heir of SIR WM. CARNABY, Thornham, Northumberland.					
P.R. 214 760	Being an infant of 10 years, compounds by her guardian, Sir Thos. Widdrington, for the estate and delinquency of her father, who assisted the forces raised against Parliament in the first engagement. He died in 1646, since which time his estate has been under sequestration.					214 758
n. 214 755						
236 45						
	29 June 1649. Fine at $\frac{1}{2}$ , 750l., but Sir Thos. Widdrington is to report the case to Parliament for mitigation of her fine.					6 135
						72 658
						133 85
	16 July. Case to be reported on payment of a moiety	-	-	-	-	6 159
	4 June 1650. Fine on the report to be 1,490l.	-	-	-	-	8 99
	12 July. On motion in her behalf, the former fine of 750l. confirmed.					11 20
n. 8 161	19 Nov. Having had a saving as to lands in Togstone, &c., Northumberland, and part of them being extended by — Pitts for a debt not yet satisfied, and the other part detained by Sir Edward Radcliffe, for recovery whereof she has long been in suit in the Exchequer, she begs a further time for her saving.					72 663
	19 Nov. If Pitts has not lodged his petition before the Committee for Compounding, they will take the forfeiture for the part of the estate therein mentioned, but as to the part for which Jane Carnaby is in suit, a saving is granted till next term.					10 214
c. 72 667	31 Aug. 1652. Note of her saving to compound for the said lands, alleged to be held by the administrators of Fras. Carnaby [brother of Sir Wm. Carnaby].					12 516
	CLAIMANT ON THE ESTATE.					
c. 72 667	8 July 1651. A petition (missing) of HUM. SHALCROSSE, scrivener of London, referred to Brereton.					14 190
	27 June 1654. Shalcrosse begs examination of his claim to, or restoration of Hadstone lands, secured to him 9 Charles by Sir Fras. Brandling, of Alnwick Abbey, Northumberland, on a statute for a debt of 2,000l., but now sequestered for delinquency of Sir Wm. Carnaby, who bought them of Sir Francis after acknowledgment of the statute.					116 739
	27 June. County Committee to certify and Reading to report					27 7
	LESSEE AND PURCHASER OF THE ESTATE.					
	21 Jan. 1653. MAJOR WM. SALKELD, uncle and administrator of Fras. Carnaby, begs to compound for a lease granted 16 Car. by Sir Wm. Carnaby to his brother Francis, for his life, and 21 years after his death, which was in 1645, of lands in Togstone, for which he could not compound earlier, because he could not obtain the writings from the Court of Chancery, and meantime the estate is in the late Act for Sale.					115 781

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
12 May 1649. o.r.t. 72 655	4 Sept. 1655. Discharge from sequestration of Togstone, houses and lands, Warkworth, Northumberland, forfeited by Fras. Carnaby, and bought from the Treason Trustees by John Hutton.	18	982
15 May 1649. P.B. 213 387 B. 213 383	SAPCOTT, VISCOUNT BEAUMONT, Swords, Ireland. Compounds for delinquency. Sat on the Commission of Array, for which he compounded with the County Committee of Leicester; was engaged in the second war.	213	386
	15 June 1649. Fine 1,414l. 5s. - - - - -	6	104
	19 July 1650. Having elapsed his time of payment, a motion to receive his fine rejected.	11	38
c. 68 560	30 Aug. Begs discharge. At the setting of his fine, it was agreed that if he settled 100l. a year on the ministry, according to the advice of Mr. Rich, counsel for the State, it should fully satisfy his fine. Has conveyed 140l. a year for securing the said 100l. a year. If this be doubted, begs that Col. Waite may certify thereon.	68	558
	30 Aug. His conveyances not being perfected, he is ordered to pay in 414l. 5s., balance due of his fine, within the time limited.	11	125
	23 Oct. Renews his petition for discharge, pleading the promise that on fulfilling the first part of the order as to settling the rectory, he should be considered for a discharge from the rest of his fine, as appears by the certificate by Col. Waite and Lord Grey. Was never actually in arms; had great losses of 10,000l. in personal estate, and his house, which was burnt down. Has but 40l. a year to dispose of, because of debts and other charges on his estate. Begs time for payment if his fine is to be paid.	68	564
	23 Oct. The fine being confirmed is to stand - - - - -	11	234
	6 Feb. 1651. Leave granted to sell 100l. a year of his lands in Cole Orton and Whitwick.	12	118
c. 35 191	25 March. Ordered to pay the rest of his fine - - - - -	12	171
	1 May. Granted a redemise of Whitwick Rectory [co. Leicester], at 100l. a year, 50l. thereof for the minister of Whitwick, the rest for the minister of Andrew's, in Droitwich, co. Worcester. Rich is to acquaint the Lord Chief Baron and Rich. Salway that the Committee for Compounding desire them to take care that it is paid.	12	196
	16 July. Lord Beaumont and Sir John Monson complain, that though they have settled the rectory according to order, and obtained a re-grant, the County Committee having let it to one Howe, he refuses to give it up, though the sequestration is discharged; they beg that his lease may be made void.	68	555
	16 July. Referred to Reading - - - - -	14	207
c. 89 623	7 July 1652. THOMAS and JOHN HOWE petition that they took from the County Commissioners for Leicester for 6 years, at 30l. rent, the tithes of Whitwick, sequestered for Lord Beaumont's delinquency, but the tenants refuse to pay them the tithes. Beg that they may be ordered to pay, or summoned to show cause.	89	621
	7 July. The County Commissioners are to assist the petitioners in getting in their tithes.	16	666
CLAIMANTS ON THE ESTATE.			
	2 July 1649. THE INHABITANTS OF MARKET HARBOUROUGH, co. Leicester, beg the settlement on the town—a great thoroughfare, which much needs “a powerful painful ministry,”—of	188	110

					<i>Vol. No. G or p.</i>
15 May 1649.	SAPCOTT, LORD BEAUMONT— <i>cont.</i>				
	an augmentation of 70 <i>l.</i> by the Committee for Plundered Ministers from Whitwick Rectory, belonging to Viscount Beaumont, and paid for 3 years to Thos. Lawrey, their preacher, and that it may be excepted from Lord Beaumont's composition.				
	30 May 1650. Petition of Wm. TOMPSON and AUGUSTINE HARPER, for Market Harborough, for confirmation of the said augmentation on Mr. Lawrey, there being a very small maintenance for the minister.	138	112		
'o.c. 8 180	31 May. Care to be taken to settle the augmentation when Lord Beaumont comes to compound.	8	92		
c. 144 675	21 May 1651. Mr. Lawrey's case to be considered on the next settlement of any rectory.	14	130		
	26 March 1651. SIR JOHN MOUNSON, K.B., and THOS. MOUNSON, beg discharge of Cole Orton Park, &c., co. Leicester, and other lands conveyed to him in 1637, by Sapcott, Lord Beaumont, and lately sequestered for Lord Beaumont's delinquency. No order.	101	1034		
	SIR WM. CONY, London.				
P.E. 211 45	15 May 1649. Begg to compound on the late votes. Fears he is liable to sequestration for something said or done in the first war, although never sequestered nor judicially impeached.	211	43		
R. 211 41					
	17 May. Fine 50 <i>l.</i> - - - - -	6	50		
	JOHN CONSETT, M.A., Sand Hutton, or Bossall, Co. York, Practitioner in Physic.				
P.E. 211 158	15 May 1649. Begg discharge from sequestration for delinquency in arms for five months, at the beginning of the first war. Has manifested his good affections since his submission, four years ago, by assisting the surgeon at the late leaguer of Pontefract. Is not worth 200 <i>l.</i>	211	155		
R. 211 153					
	18 May. Fine at $\frac{1}{4}$ , 4 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	6	54		
	6 June 1654. He complains that Henry Wormley, who had a decree out of the Court at York for an annuity of 10 <i>l.</i> , to be paid him from petitioner's rectory of Bossall, now demands the arrears thereof, unpaid during the time of sequestration. Has lately compounded for his whole estate, and begs relief from payment.	143	217		
	6 June. The Committee for Compounding never having allowed this claim, cannot order payment of arrears.	27	74		
	29 June. It appearing to the Committee for Compounding that petitioner had allowance for the said annuity, the County Committee are to peruse the petition, and certify how much of the annuity they have paid.	27	184		
	LADY FRANCES NEVILLE, <i>alias</i> BROOKE, Widow of SIR THOS. NEVILLE, Abergavenny, Co. Monmouth, and the Claimants on her Estate.				
P.E. 219 659	15 May 1649. JOHN FLOYD, of Chilclough, Monmouth, and CORNELIUS BEE, of Little Britain, London, compound for North Aston Manor, co. Oxon, Abergavenny, co. Monmouth, Eridge, co. Sussex, and Yalding, co. Kent, purchased from Lady Frances Neville, <i>alias</i> Brooke, and sequestered for her recusancy.	219	658		
c. 219 641					

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
15 May 1649.			6 230
	30 Oct. 1649. Proceedings being stayed because the County Committee of Oxon are not satisfied of the validity of the purchase, the order is renewed, the Committee for Compounding being satisfied thereon.		
	March 1650? Note that Bee's fine for North Aston Manor, &c., on lease for 99 years, or Lady Frances' life, is one year's value, viz. :—329 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	63	795
R. 219 655	25 April 1650. Bee having paid the whole fine for the lands purchased, the estate is discharged.	7	110
R.C. 15 86 65 283	13 Nov. 1651. RICH. BAKER, of the Middle Temple, begs discharge of Park Coning [in Llanfoist], co. Monmouth, long held by lease from Dame Frances Neville, and sequestered for her recusancy.	65	273 280
D. 65 286 163 169	30 Dec. The said estate being lately sequestered by the County Committee, Baker begs that they may certify the cause of their proceedings and examine his witnesses.	65	274
L. 65 285 163 192	30 Dec. The County Committee to state the cause of the sequestration, and examine witnesses in proof of Baker's deed, and Reading to report.	15	158
R. 65 276	18 Nov. 1652. Further inquiries to be made, the County Committee receiving the rents, but they are to allow him $\frac{1}{2}$ meantime.	19	1046
	25 Jan. 1655. Baker begs an order to the County Committee to examine the further proofs which he has of his claim.	65	128
	25 Jan. Granted, and Reading is to add the further proof to his report.	27	271
	30 June 1652. CECILIA PRICE, widow, petitions that she and her late husband were tenants to part of Abergavenny Manor, co. Monmouth, sequestered from Lady Neville, Papist, who let them to Rich. Baker, and he to petitioner, at a rack-rent of 46 <i>l.</i> , part of which she has paid to Baker, but the County Commissioners demand the rent, because of the lady's recusancy. Begg to be saved harmless from Baker on paying it.	109	653
	30 June. She is to be indemnified for paying $\frac{1}{2}$ of the rent to the County Commissioners, and they are to sequester any other part of the lady's estate in that county, allowing her the mansion house, and to certify its value.	16	614
	3 March 1653. JOHN STUBBS begs leave to enjoy $\frac{1}{2}$ of certain meadow lands in Llanvetherine, co. Monmouth, according to his lease, dated 2 May 1651, from Lady Frances Neville, for whose recusancy $\frac{1}{2}$ are sequestered.	119	349
	15 March. Referred to the County Committee - - -	25	13
P.R. 26 9	13 Jan. 1654. LADY NEVILLE begs to contract on the late Recusants' Act for $\frac{1}{2}$ of her sequestered estate.	107	707
	19 Dec. She begs a lease of $\frac{1}{2}$ of Abergavenny Manor, sequestered for her recusancy, and let to strangers.	107	664
	19 Dec. Lease ordered after the expiration of the present lease -	27	215
SIR GEORGE STRODE, Squerries, Kent.			
P.R. 212 258 -263	15 May 1649. Begg to compound. Adhered to the forces against Parliament in the first war, has been sequestered, and on some misinformation, is amongst those excepted from pardon; but Parliament, by vote of 14 March last, admitted all but those therein named to compound, if they petitioned before 1 June. Has been beyond seas until very lately.	212	257
L. 212 265			
P.O. 212 269			
D. 212 268			
R. 212 233			
	29 May. Fine at $\frac{1}{2}$ his estate, 2,814 <i>l.</i> 15 <i>s.</i> 6 <i>d.</i> - - -	6	73 236 46

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5 May 1649.	Sir GEORGE STRODE— <i>cont.</i>		
	29 May 1649. Order for letters of suspension on his payment of 703 <i>l.</i> 10 <i>s.</i> , $\frac{1}{4}$ of his fine, and giving security for the remainder.	236	46
	8 June. Order in the Council of State for Sir Wm. Armiger, Alderman Pennington and others, to confer with the Committee for Compounding on the case.	212	241
L. 212 235	16 June. Committee for Compounding report to the Council of State that some persons were excepted by Parliament from pardon, but all others admitted to composition; those formerly excepted from pardon to pay the full $\frac{1}{4}$ of their estates. All Lady Day rents to be stayed in the tenants' hands till 1 July, and those who made their compositions meanwhile to receive the benefit. Sir G. Strode applied accordingly, submitted to his fine at a moiety, and demands the benefit of the votes of Parliament and his Lady Day rents. This Committee must make them good, and has therefore ordered restoration of his rents and estate.	212	239
	16 June. Order by the Committee for Compounding to the Trustees in the Star Chamber to restore Sir G. Strode's estate, allowing him to enjoy his Lady Day rents, and to deliver to him the lease by which they let it in farm.	212	253
	16 June. Order by the Committee for Compounding to the East India Company to pay to Sir G. Strode a debt of 821 <i>l.</i> 18 <i>s.</i> 1 <i>d.</i> due by them to him, he having compounded for the same and paid his fine.	212	255
	20 June. Council of State report that his estate is settled on Trustees for Ireland and cannot be compounded for.	212	235
	29 June. He petitions for protection and freedom from the power of the Irish Committee, and restoration to his estate. Has compounded according to Act of Parliament, paid and secured his fine, and received an order of discharge and letters to the Irish Committee; but they, having received the profits of his estate and let it to petitioner's son, Sir George Strode, jun., who has given bond for payment of the rent, for a short time unexpired, refuse to deliver the bond and lease, or discharge the estate.	212	250
	29 June. Order that Major Salway move the house for an order requiring obedience from the Irish Trustees.	6	138
	29 June. Order of the Committee for Compounding to the Trustees for advance of 50,000 <i>l.</i> for Ireland, to yield obedience to Parliament and deliver Strode his bond to be cancelled, and allow him to enjoy his estate; in default whereof, Sir George is authorized to receive his rents, &c., their agreement with his son notwithstanding.	119	739 741 212 251
REC. 212 246 L. 212 244 247	10 July. Order that Mr. Moyer's security be taken in satisfaction of Sir G. Strode's whole fine, and a discharge granted him accordingly.	6	155
	9 Sept. 1651. The Committee for Compounding being ordered by Parliament to state the case concerning the 2,000 <i>l.</i> received by Sir John Evelyn, co. Wilts, from Sir G. Strode's estate, beg him to attend and inform them.	15	9
	15 Jan. 1652. They order the County Committees of Middlesex and Sussex to examine Strode as to what he has paid, and Evelyn as to what he has received.	30	258 448
R.C. 32 92 34 122	12 Feb. Certificate by Mich. Herring, treasurer, of Strode's payment of 657 <i>l.</i> , 657 <i>l.</i> , and 1,500 <i>l.</i> in full of his fine of 2,814 <i>l.</i> , and also of 44 <i>l.</i> 5 <i>s.</i> interest.	119	735

15 May 1649.	JOHN SWAINE, Brereton, Co. Chester.	Vol. No. G or p.
P.R. 211 345	15 May 1649. Compounds for delinquency in the first war	- 211 344
R. 211 341	18 May. Fine at $\frac{1}{4}$ , 25l. 16s.	- 6 57
17 May 1649.	WM. BOWER, Lathom, Co. Lancaster.	
P.R. 211 501	Begs to compound on his own discovery; was never sequestered	- 211 500
D. 211 503		
R. 211 497	22 May 1649. Fine 25l.	- 6 60

GEORGE, LORD GORING [EARL OF NORWICH],  
GEORGE [LORD GORING], or COL. GORING, his  
Son, Hurst Pierpoint, Sussex, and the Claimants on their  
Estates.

O.C.C. 214 735	17 May 1649. Petition of ANT. STAPELY, HENRY GORING, sen., of	214 726
P.R. 214 727	Burton, HEN. GORING, jun., of Higdden, WM. DEVEREUX and	
	FRAS. OVERY, claimants of the lands of Col. Geo. Goring, and	
D. 214 731	WM. HIPPLESLEY and JOHN DAVIES, lessees thereof. The first five	
	having the inheritance of the lands, heretofore those of George	
R. 214 721	and Charles Goring, depending on a lease by George Goring,	
236 47	made 16 Car., to Hippleasley and Davies for 99 years, beg to	
C. 34 2	compound for the same.	
	29 June. Fine at $\frac{1}{4}$ , 400l.; 2,525l. being allowed for debts	- 6 134
NOTES 88 993	9 May 1650. Order for letters to seize the father's estate	- 8 32
996		10 23
	10 May. Letters to the County Committees of Sussex and	8 36
	Middlesex to seize and secure the estates of both father and	10 23
	son.	88 1007

THOS. HESKETH, and WILLIAM and ROBERT, his  
Sons, North Meols, Co. Lancaster.

P.R. 93 46	17 May 1649. Robert begs to compound for the sequestered estate	93 44
	of his elder brother William, who was in arms against Par-	
	liament and died without issue. The lands are descended to	
	petitioner as next heir, but he cannot enjoy them without	
	compounding. Noted as referred to the sub-committee.	
	8 April 1651. Ellen, wife of Thos. Hesketh, Hugh, Edmond, John,	93 181
	and Richard, his sons, beg payment or examination of annu-	
	ities of 30l. for Ellen, and 3l. 6s. 8d. a year to each of the	
	children for life, settled on them in 18 Charles by Thos.	
	Hesketh, when he conveyed all his manors of North Meols	
	and Pilling to his son William. The estate was sequestered	
	for William's delinquency, but he is dead, yet the County Com-	
	mittee refuse the annuities.	
	8 April. Referred to the County Committee	- 14 73
	5 Aug. 1652. The wife and children beg reference of their returns	93 173
	to counsel. Granted.	17 174
	6 April 1653. All renew their petition for payment, having	93 159
	received nothing of their annuities, though William Hesketh	
	died in 1643, and the deed has been proved before the County	
	Committee, so that they are utterly ruined for want of main-	
	tenance.	
	6 April. County Commissioners to certify and Reading to report	25 34
	27 May. Thos. Hesketh complains that though he has spent	93 158
	much time in waiting on the sub-committee, he cannot get	

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17 May 1649.	THOS. HESKETH, &c.— <i>cont.</i>		
	them to meet, because of differences among themselves, and begs that they may be quickened to render their report.		
27 May 1653.	A letter sent as desired - - -	25	84
19 July.	He and his wife and sons beg an order that the witnesses to the deed, being very aged, and living 200 miles from London, may be examined by the County Committee. Granted.	93	153
		25	129
14 Sept.	Case referred to Reading - - -	25	200

## CLAIMANT ON THE ESTATE.

31 Dec. 1651.	EDMUND WERDEN, of Preston, begs the benefit of his lease, 14 Charles, of Hesketh's lands in Meols and Pilling, Co. Lancaster, which he obtained on account of Hesketh's debt of 350 <i>l.</i> to him, and another of 40 <i>l.</i> owing to Robt. Draper, which petitioner paid. Had received but 300 <i>l.</i> , when in 1642,—the troubles arising, and he being several times plundered by the enemy for his fidelity to Parliament,—he had his lease and other writings taken from him, and was outed of the said lands by William, son and heir of Thos. Hesketh, who being then in possession, the lands were sequestered for his delinquency, and so continue, though he is dead.	129	489
31 Dec.	County Commissioners to certify, and Reading to report	15	161

## NICH. JOLLY, Lanivett, Cornwall.

P.R. 212 661	17 May 1649. Compounds for delinquency in adhering to the late King and his party. His debts are many, and he has a wife and 10 children.	212	664
R. 212 649			
	2 June. Fine at $\frac{1}{2}$ , 34 <i>l.</i> 10 <i>s.</i> - - - - -	6	85

## JOHN NYCSON, Brotherton, Co. Lancaster.

P.R. 106 907	17 May 1649. Begg to compound, being sequestered for adhering to the King's forces in the beginning of the war.	106	907
	17 May. Fine 7 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> - - - - -	106	907

## PETER PHILCOTT, Isle of Grain, Kent.

P.R. 212 579	[17 May] 1649. Information that he is not sequestered, nor has compounded, and that his rents are 80 <i>l.</i> a year, and his stock 500 <i>l.</i>	236	48
R. 212 573			
	17 May. He begs to compound for delinquency in the first war only.	212	582
	2 June. Fine at $\frac{1}{2}$ , 153 <i>l.</i> - - - - -	6	84
	16 June. Begg the benefit of Truro Articles, and to have his fine set at $\frac{1}{10}$ thereon.	112	68
	7 May 1651. MARY PHILCOTT, his wife, widow and administratrix of Thos. Godfrey, begs discharge of seizure of estate, cattle, and stock left by her first husband, amounting to 100 <i>l.</i> a year, besides 250 <i>l.</i> personalty, out of which have to be paid 500 <i>l.</i> debts, and 20 <i>l.</i> a year to Susan Legatt, until 250 <i>l.</i> be paid her, all of which have been secured as the estate of Peter Philcott, her present husband, although he has no ownership therein.	112	70
	7 May. Referred to the County Committee - - -	14	108
	21 May. They certify that in 1645 she married Peter Philcott, who has been many years under sequestration for delinquency, and who has ever since managed and disposed of the said stock in his own name and to his own use, and by the profits thereof	158	257



# COMMITTEE FOR COMPOUNDING.—CASES.

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17 May 1649.

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	sued and molested the tenants of his estate for paying their rents to the State, and having put himself prisoner, refuses to submit to any orders.		
	23 Oct. 1651. Order that unless the administratrix produce a legal title of the children of her first husband to the real and personal estate in 14 days, the County Committee are to sell the personal and let the real estate.	30	192
	26 Nov. Peter Philcott, being in great poverty, begs leave to sell part of his estate to pay his fine.	112	77
	10 Dec. He begs discharge of his estate, being never proved a delinquent, and restitution of the cattle and goods seized as belonging to the children of his wife, Mary Godfrey, by her first husband, he being bound to Susan Leggat, widow, trustee to the said children, not to meddle with their estate.	112	73
	10 Dec. County Committee are to enquire, and he is to prove that the estate claimed was made over to his wife and the children before his marriage.	15	126
	11 Feb. 1652. Begs acceptance of his security for the goods and cattle till his case is determined, some cattle having died, and many more likely to miscarry.	112	71
	11 Feb. Allowed to have the cattle and goods seized, on security in double their value, till the case is determined.	16	5
	8 Sept. He pleads that—although sequestered in 1643, by means of Capt. Leigh, then M.P. of Rochester, and sent to Southwark prison, remaining there 3 years, till a friend procured his release under certificate of Lord General Fairfax, by exchange for Captain Spark, taken prisoner by the King at Truro,—the petition presented in his name, upon which a fine of 153 <i>l.</i> was set, "was without his privity and against his mind." Never contributed to the King, but always to Parliament. Begs release of his estate, which he has wrongfully lost for 9 years, in consideration of his poverty and sufferings. Being well experienced in sea service, will be ready to serve the State. Note of order that the petition be dismissed.	112	75
	24 Jan. 1653. County Committee desire reimbursement for their great charges for the stock ordered to be delivered up.	158	291
SUR. 58 190	30 March. Philcott being included in the last Act for Sale of lands forfeited, begs to compound on the proviso therein.	112	66
	11 May. Petitions the Committee for relief on Articles of War to stop the sale of his estate, and have his fine reduced to $\frac{1}{10}$ on Truro Articles, with allowance towards his fine of the sums received from his estate since his petition.	112	81 85
c. 33 283	11 May. Reference by them of the case to the Committee for Compounding.	112	79 83
L. 145 575	17 Jan. 1654. Order by the Committee for Compounding that Reading state his case, in order to his compounding on Truro Articles.	25 212	286 577
M. 212 575	26 Sept. Fine reduced to 82 <i>l.</i>	- - - - -	12 622
c. 33 369	25 Oct. Paid and estate discharged	- - - - -	24 1166
	10 July 1655. He complains that the County Committee for Kent hinder him in receiving his rents and disposing of the estate.	112	63
c. 34 122 64100.	10 July. They required to show cause why he should not enjoy it	29	15

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17 May 1649. PETER PHILCOTT— <i>cont.</i>			
CLAIMANTS ON THE ESTATE.			
P.E. 112 250	11 June 1650. The petition of BAPTIST PIGOTT, clerk, Ashford, Kent, (missing) referred.	8	159
D. 112 251 -255	29 Aug. He begs to compound for lands in Newenham and Otterden, Kent, mortgaged to him for 100 <i>l.</i> by Thos. Hulkes, who has since conveyed them to Peter Philcott, for whose delinquency they are now sequestered. Granted.	112	247
B. 112 245	21 and 22 Jan. 1651. Fine 12 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	11	111
C. 34 122		10	351, 355
	4 Feb. The fine being paid, he is to hold the estate till the debt and the fine thereon are paid.	10	378
D. 158 271 123 295	20 Nov. 1651. Janet, widow and executrix of John Tilden, of Egerton, Kent, petitions that Thos. Hulkes in 1637 mortgaged 30 acres of land in Otterden and Newnham to her husband for 100 <i>l.</i> , with proviso of redemption for 10 <i>l.</i> in 1638, which not being paid, the lands became forfeit; Peter Philcott, who purchased Hulkes' adjacent land was sequestered, and the same tenant holding both lands, was "diswarned" by the County Committee. Begs leave to receive the rents due, for payment of legacies and education of her children.	123	289
L.C.C. 123 297 158 276		158	274
	20 Nov. County Committee to examine and certify, and Brereton to report.	15	95
D. 158 281 123 299	16 Feb. 1652. As Brereton says the returns of the County Committee are not fully proved, she begs an order for further examination of witnesses.	123	293
L.C.C. 123 301 158 280	16 Feb. The County Committee to examine the petitioner on oath and her witnesses, and certify the proof of her title, cause of sequestration, &c.	16	24
D. 158 267 123 305	6 July. Brereton still reporting the additional proof to be defective, she begs an order to the County Committee to examine further, and as she is aged, and cannot travel to London, to take her account of what she has received of the rents towards the 100 <i>l.</i> Granted.	123	284
L.C.C. 123 303 158 270		16	656
B. 123 285	21 April 1653. Order on report that the 100 <i>l.</i> debt be allowed, with arrears of interest at 8 per cent. since 24 Dec. 1649.	19	1086
	3 Dec. 1650. Thos. MUDER, of Strood, Kent, begs allowance of his title to a lease of houses in Strood, which Peter Philcott held of the Deau and Chapter of Rochester, and which he mortgaged in 15 Car. for 150 <i>l.</i> to Thos. Taylor, who assigned the lease to petitioner. They are now sequestered for Philcott's delinquency.	101	533
	3 Dec. County Committee to certify, and Reading to report	15	115
	11 May 1653. MAT. HANCOCK begs to compound for Stoke Farm, Kent, assigned to him by Peter Philcott, who is in the late Act for Sale. Noted as referred to Reading.	89	1086
JAMES RIVINGTON, Brother and Heir of JOHN RIVINGTON, Euxton, Co. Lancaster.			
P.E. 214 211	17 May 1649. Begs to compound for the lands descended to him by the death of his brother, who was in arms against Parliament and died without issue.	214	210
B. 214 207	25 June. Fine at $\frac{1}{4}$ , 14 <i>l.</i> 12 <i>s.</i> 6 <i>d.</i>	6	122
BOB. SOTHABY, Pocklington, Co. York.			
P.E. 216 455	17 May 1649. Compounds for delinquency in leaving his house and adhering to the King's party in going into York garrison.	216	457
B. 216 453	26 July. Fine 72 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> , to be reduced to 42 <i>l.</i> 17 <i>s.</i> 6 <i>d.</i> , on his assuring the parsonage, worth 60 <i>l.</i> a year, for 8 years.	6	176
C. 33 427			

17 May 1649.		RICH. WHITTINGHAM, Claughton, Co. Lancaster.	Vol. No. G or p.
P.E. 214 193	17 May 1649. Compounds for delinquency in adhering to the	214 192	
R. 214 179	forces raised against Parliament.		
NOTE 214 184	25 June. Fine 118 <i>l.</i> 10 <i>s.</i> - - - - -	6 122	
P.E. 214 188	18 Oct. 1650. Sergeant-Major John Molanus—having in Oct. 1648 married Anne, widow of Capt. Thos. Whittingham, son of the said Richard, of Garston, co. Lancaster, a delinquent serving under Colonel Sinsley, who was slain in the battle of Newbury 1643, and she having had certain messuages, &c., for dowry from the said Richard—prays that as the land is not worth more than 8 <i>l.</i> a year, and she has many children by her first husband, it may be unsequestered, or he may be admitted to compound for it. Has been in actual service 4 years for Parliament, for which 1,100 <i>l.</i> is due to him. Richard Whittingham omitted to compound for the said estate.	214 185	
P.E. 10 190			
214 189			
R. 214 181	3 Dec. Fine at $\frac{1}{2}$ , 24 <i>l.</i> 4 <i>s.</i> 6 <i>d.</i> - - - - -	12 52	
18 May 1649.		WM. GRIFFITH, Pentleech, Co. Carnarvon.	
P.E. 213 158	Begs to compound, never having been sequestered nor impeached	213 160	
R. 213 155	for delinquency.		
	9 June 1649. Fine 1 <i>l.</i> for a personal estate of 20 <i>l.</i> - - - - -	6 97	
		JOAN, Widow of EDMUND HEMING, for her infant Son HENRY, and NATH. POOLE, her second Husband, Foxwell, Dorset.	
L.C.C. 112 185	18 May 1649. The widow petitions that her husband leaving his habitation and dying in the enemy's garrison, his estate was sequestered. Her son was born 8 months after. She has always been "very real to Parliament."	212 182	
P.E. 212 183			
187			
R. 212 179	25 May. Fine at $\frac{1}{2}$ , 1,137 <i>l.</i> - - - - -	6 71	
	16 July. Her fine to be specially reported to the House, and no order to her prejudice to issue pending the report.	6 161 162	
	20 June 1651. Her petition renewed, with a letter of commendation from Att.-Gen. Prideaux. She complains that contrary to the last order, the County Committee of Dorset forced her to rent the estate at a far higher value than it is worth. Her husband, by deed of 10 May 1641, before marriage, settled 200 <i>l.</i> a year on her and a house in Dorchester, value 16 <i>l.</i> a year. When his estate was seized, 2,000 <i>l.</i> worth of goods was taken, and made use of by the County Committee of Dorset. Her son is weak and sickly, and at his death, the lands descend to his father's sisters. Would borrow to pay her composition could the land be so settled that she might re-imburse herself in the event of her son's death. Begs to enjoy her jointure, to receive the fifths of the remaining estate, and rent the rest at a reasonable rate, till Parliament gives further order.	93 542, 553, 533	
	24 June. County Committee to pay her for her son's maintenance $\frac{1}{2}$ of the estate, excepting of her jointure of 200 <i>l.</i> a year.	14 174 93 551	
R.C. 16 527	7 Jan. 1652. Begs a speedy report of her case to Parliament, and to have the rents and arrears on security.	93 539	
93 548			
L.C.C. 93 557	7 Jan. Estate to be sequestered for non-prosecution of her case -	15 171	
152 569	10 June. She begs to be paid her jointure of 200 <i>l.</i> a year, and to have the house which was settled on her, having no other subsistence.	93 537 549	
D. 93 554, 556			
R. 93 543			
C. 33 546	12 Aug. Deed of jointure allowed, and she is to be paid her fifth and 200 <i>l.</i> a year with arrears.	17 144	

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18 May 1649.	JOAN HEMING, &c.— <i>cont.</i>			
L.C.C. 152 571	22 Aug. 1653. Poole and his wife petition Parliament for discharge of the sequestration. The State has received 7 years' profits of the infant's estate (only the fifths excepted). Beg reference to the Committee for Compounding to defalk the said profits out of the fine, and to make a proportionable abatement for the 200 <i>l.</i> a year.	109	67	
	22 Aug. The petition of Nathaniel and Joan Poole referred by the Committee of Petitions to the Committee for Compounding, to certify the case for report to the House.	25	252	
c. 32 305	15 Sept. They order the Registrar to certify former proceedings, and Reading to state the same to the Committee for Petitions.	25	198	
R. 25 252	15 March 1654. At the request of two of the Protector's counsel, Reading is to state the case of the late Edm. Heming, on the certificate sent in by the Registrar and Auditor.	25	313	
NOTE 93 534	28 March. Order in Council that the estate, except the 226 <i>l.</i> ( <i>sic</i> ) a year jointure to Joan, be continued under sequestration, till the remainder of the fine of 1,137 <i>l.</i> 17 <i>s.</i> for Heming's delinquency is paid.	175	191	
	18 April. The sequestration taken off the lands mentioned in Poole's petition to Council.	175	253	
	1 June. Order on report that the sequestration be taken off the estate on payment of 250 <i>l.</i> and security for 250 <i>l.</i> in June 1655, in case the heir of Edm. Heming be then living.	175	335	
NOTE 109 63	22 June. An Ordinance, for the composition of Henry Heming, infant, referred to a committee.	175	388	
O.C. 175 372	29 June. The Ordinance read and adopted by Council	175	406	
	14 July. Fine 500 <i>l.</i> , and sequestration to be suspended when it is paid or secured.	27	93	
D. 93 567	14 July. An ordinance freeing Hen. Heming's estate, on paying or securing the money, passed in Council.	175	431	
L.C.C. 93 557	18 July. Sequestration suspended, the first $\frac{1}{3}$ being paid	93	559	
	26 June 1655. Fine ordered to be paid before delivery of his bond	24	1164	
L. 27 384	4 July. The whole fine being paid, sequestration discharged	12	640	
RMC. 93 533	10 July. Order that the bond be delivered up	24	1180	
82 668	10 July 1656. Poole's petition for discharge of Heming's estate from the decimation tax referred to the Major-General and Commissioners for co. Dorset.	12	640	
		82	667	
		177	233	
	WM. RADCLIFFE, Balderston, Co. Lancaster.			
R. 214 333	18 May 1649. Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	214	335	
	27 June. Fine at $\frac{1}{3}$ , 15 <i>l.</i>	6	125	
	Claimants on the Estate of WM. STOURTON, Wilts.			
	18 May 1649. Wm. HUSKEY, of the Middle Temple, and WALTER BARNES, of Shaston, Dorset, having lately purchased of Wm. Stourton and his wife the remainder of the lease of Monkton Farleigh Manor, co. Wilts, $\frac{1}{3}$ of which are sequestered for his recusancy only, beg to compound for it. With note of order for letters giving the value of the lands, and the cause of sequestration.	93	488	
	RICH. TENANT, Clerk, Burnesall, Co. York.			
P.B. 212 735	18 May 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	212	734	
R. 212 731	2 June. Fine at $\frac{1}{3}$ , 70 <i>l.</i>	6	87	

18 May 1649.

Claimant on the Estate of ANN WATSON, Recusant,  
Amphill, Co. Bedford.

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P.B. 215 671	18 May 1649. THOS. COCKERELL, of London, begs to compound	215 670
675	for lands in Amphill, purchased of Ann Watson.	
L.C.C. 215 673	16 July. Fine 80 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i> - - - - -	6 160
R. 215 687	27 Nov. Fine reduced to 40 <i>l.</i> 9 <i>s.</i> 4 <i>d.</i> - - - - -	237 49
O. 33 314	22 Dec. 1653. Paid and estate discharged - - - - -	12 589

Claimant on the Estate of WM. WATSON, Recusant,  
Monkton Farleigh, Wilts.

P.B. 219 635	18 May 1649. CLEMENT THROSMORTON, of Haseley, co. Warwick,	219 633
L.C.C. 219 637	compounds for $\frac{1}{3}$ of Patengen Manor, co. Stafford, bought of	
R. 219 631	Wm. Watson. Noted for letters to be sent for the discovery of	
	the delinquency and value of the estate.	
	25 Sept. Fine at 2 years' value 80 <i>l.</i> - - - - -	219 631

22 May 1649.

Claimant on the Estate of CHARLES BARON, Ferriby,  
Co. York.

P.B. 216 433	Rob. Stapleton, of Cotton, co. York, begs to compound for $\frac{1}{3}$ of	216 432
L. 216 435	lands purchased of Charles Baron, and sequestered for his re-	
R. 216 423	cusancy.	
	26 July 1649. Fine 92 <i>l.</i> - - - - -	6 176
	16 Jan. 1652. Stapleton noted as not having paid the second $\frac{1}{3}$ of	12 394
	the fine.	
	25 May. Begs leave to pay it, having elapsed the time through	119 669
	many losses.	
c. 29 169	21 Nov. 1657. Writ issued for non-payment of the second $\frac{1}{3}$ , 46 <i>l.</i> ,	29 108
216 425, 427	with 22 <i>l.</i> 8 <i>s.</i> interest.	

CAPT. HEN. CHICHESTER, Biddidon [Bittedon?], Devon.

PASS 212 193	22 May 1649. Compounds for delinquency in adhering to and	212 192
P.B. 212 195	assisting the forces raised against Parliament in the first war.	
R. 212 189	Was not engaged in the second.	
	25 May. Fine at $\frac{1}{3}$ , 77. 1 <i>s.</i> 8 <i>d.</i> - - - - -	6 71

RALPH COLE, Gateshead, Co. Durham.

D. 76 187	22 May 1649. Order in Parliament for a pardon for him for	76 187
	fighting against Parliament, he having paid in his fine of 2,500 <i>l.</i>	

ROB. LACON, Fowbridge Hall, North Riding, Co. York.

P.B. 218 194	22 May 1649. Compounds for delinquency in arms in both wars -	218 192
R. 218 189	11 March 1650. Fine at $\frac{1}{3}$ , 22 <i>l.</i> 10 <i>s.</i> - - - - -	7 44

Claimants on the Estate of ANN LOMAX, Widow, Recu-  
sant, Eye, Suffolk.

C. 216 148	22 May 1649. THOS. CANTON and JOHN BARKER, of London, beg to	216 150
151	compound for .a messuage in Stradbroke, worth 68 <i>l.</i> a year,	
R. 216 145	purchased of Ann Lomax, whereof $\frac{1}{3}$ are sequestered for her	
	recusancy.	
	21 June. Fine 90 <i>l.</i> 12 <i>s.</i> - - - - -	216 145

RICH. ORRELL, Farrington, Co. Lancaster.

P.B. 214 305	22 May 1649. Compounds for delinquency. Found a man in	214 304
R. 214 301	arms for the King in the first war against Parliament.	
	27 June. Fine at $\frac{1}{3}$ , 22 <i>l.</i> 10 <i>s.</i> - - - - -	6 124

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22 May 1649.		HENRY POWTRELL, Chilwell, Co. Notts, and MARY POWTRELL, Widow, Stanley Grange, Co. Derby.			
REC.	216 400	22 May 1649. Henry Powtrell begs to compound according to late Acts of Parliament for $\frac{1}{3}$ of his estates in cos. Notts and Derby.	110	1097	
C.	216 393, 397, 399	CLAIMANT ON THE ESTATE.			
P.E.	216 395, 392, 401	22 May 1649. CLEMENT PALGRAVE, of the Inner Temple, begs to be admitted to compound for lands purchased by him of Henry Powtrell, and sequestered for his recusancy.	216	390	
		22 May. Like petition to compound for lands purchased of Mary Powtrell, widow, and sequestered for her recusancy.	216	382	
R.	216 387	21 June. Palgraves's fine on Mary Powtrell's lands, 67 <i>l.</i> 6 <i>s.</i> 10 <i>d.</i> , but this and like cases to be reported to the House for their judgment.	6	110	
P.E.	216 385	23 July. Fine on the lands purchased of Hen. Powtrell, 397 <i>l.</i> 10 <i>s.</i> 10 <i>d.</i>	6	175	
C.	216 383				
R.	216 379				
		WM. SQUIRE, Foulby, Co. York.			
P.E.	212 35	22 May 1649. Compounds on his own discovery. Was servant to Sir Thos. Dallison, an officer of the late King. Has since married a wife by whom he has some small fortune.	212	33	
R.	212 31	25 May. Fine 13 <i>l.</i>	-	6	69
		THOS. STOURTON, Covent Garden, London, and Stourton, Wilts, ELIZABETH, his Wife, Recusants, and the Claimants on their Estates.			
P.E.	217 5, 7	22 May 1649. WALTER BARNES, of London, begs to compound for houses in Warwick Lane and Paternoster Row, $\frac{1}{3}$ of which are sequestered for recusancy of Thomas and Eliz. Stourton, from whom he bought them.	217	9	
R.	217 1	9 Aug. Fine 256 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	6	193
C.	217 3	8 Jan. 1651. Barnes complains of non-allowance of 56 <i>l.</i> 10 <i>s.</i> 0 <i>d.</i> , $\frac{1}{4}$ year's rent paid in advance, 19 Sept. 1649, for [Morant Court or] Madam's Court Manor, Kent, to Mr. Calcott, receiver for the Prince Elector.	66	847	
REC.	66 848	8 Jan. Ordered to account with Auditor Sherwin for his receipts from the estate.	10	329	
		5 Feb. All others who have received profits therefrom to compound likewise.	66	848	
R.C.	32 112	18 July 1650. Thomas Stourton begs that he or some friend may continue tenant of the $\frac{1}{3}$ of his estate sequestered for his recusancy in cos. Dorset and Somerset.	10	386	
		18 July. Committee for Compounding direct both the County Committees, on view of the estate, to let it from year to year at its utmost improved value to petitioner, on giving as much as any other, and to take security for the rent.	11	34	
P.R.	26 3	27 Dec. 1653. Thomas Stourton, of Bonham, Somerset,* begs to contract for $\frac{1}{3}$ of his sequestered estate, on the late Recusants' Act.	120	7	
		29 Dec. Fine at 4 years' value, 179 <i>l.</i> 19 <i>s.</i>	26	43	
		29 May 1655. Begs a lease of $\frac{1}{3}$ of the value of the courts on his estate in Bonham manor, Somerset, at 4 <i>l.</i> a year, as the tenants neglect to hold them, and allow the houses to decay.	120	5	
		29 May. County Committee to certify the value, &c.	27	407	
P.E.	219 625	18 June 1649. JOHN CROPLEY, of London, compounds for $\frac{1}{3}$ of Morant Court, co. Kent, purchased of Thomas Stourton,	219	627	
R.	219 623				

\* The identity of this man with the Stourton of London and Wilts is probable, but not clearly proved.

22 May 1649.

NOTE 84 169

Elizabeth, his wife, and Wm. Watson, of Patengen, co. Stafford, and sequestered for the recusancy of the said Elizabeth and Thomas Stourton.

25 Sept. 1649. Fine at 2 years' purchase 94*l*. - - - 219 623

2 July 1650. It appearing by an order from the Committee of the Prince Elector's revenue that Cropley has paid the fine, he is not to be molested in his possession. 8 193

7 May 1650. RICHARD HIGGINSON petitions that he bought in fee the estate of the Dean and Chapter of Paul's, in houses in Paternoster Row and Warwick Lane, sequestered for recusancy of Thos. Stourton, and Elizabeth, his wife, and required of the late County Committee that, according to the conditions of Stourton's lease, the repairs might be made good, or be allowed his remedy at law. The County Committee, finding 400*l*. would be required for repair, let the houses to petitioner at 230*l*. for the  $\frac{1}{4}$ , and he to repair. The recusant, pretending a late composition, now tries to out him of his house and shop. Begg a hearing, and he will discover the loss suffered by the State in the like compositions. Noted to be heard next week. 94 700

May ? Notes of the estate in question, and arguments against the making of compositions with recusants. 94 695

c. 128 541  
P.E. 128 547  
c. 128 553  
L.C.C. 128 549  
c. & } 128 555  
D. } 557  
B. 128 545  
NOTE 128 535  
c. 128 543

9 Aug. 1650. WM. WATSON, of Monkton Farleigh, Wilts, begs discharge of the estate in Kent, Wilts, and Suffolk, sequestered for the recusancy of his mother, Elizabeth Stourton, by whose death, 9 Oct. 1649, the said lands are come to him, a Protestant, conformable to the Church of England. 128 539

9 Aug. Ordered to take the Oath of Abjuration, and prove that his mother is dead, and to bring in a particular, which is to be referred to Reading to state his claim. 11 73  
128 551

7 Nov. A third part to be allowed with arrears from 24 Dec. 1649, but no further order till the case, which Brereton is to prepare, be presented to Parliament. 10 204

R.C. 25 82  
I. & } 169 167  
D. } -173  
L.C.C. 169 165

26 May 1653. Watson begs discharge of lands called Kettleby Yards, in Ashfield, co. Suffolk, which Elizabeth Stourton, wife of Thomas Stourton, in his life-time, purchased in his name, for the use of her son, Thomas Cornwallis, who, dying in her lifetime, Thomas Stourton conveyed the lands to petitioner as son and heir apparent to his wife. 139 22

20 April 1654. The sequestration of the estate being discharged, Watson's bonds are to be delivered to him. 27 30

16 May. He begs an order to the County Committee of Suffolk to send up a certificate and examinations touching his claim to lands there. 139 16

16 May. County Committee to certify as desired - - - 27 52

L.C.C. 169 163

25 July. His request (missing) for repayment of 309*l*. 16*s*. 8*d*. received by the County Committees of Kent and Wilts, out of his estate, refused. 27 96

24 May 1649.

JOHN DAWES, Caughley, Salop.

P.E. 214 593

B. 214 589

Compounds on his own discovery, according to the votes of 214 592  
21 March 1649, for delinquency in adhering to the King's forces in the first war.

28 June 1649. Fine 75*l*. 14*s*. 7*d*. - - - - 6 131

THOS. HUSSEY, Merchant, Blandford St. Mary, Dorset.

P.E. 213 681

B. 213 677

24 May 1649. Compounds for being in the first war, though never sequestered. 213 680

21 June. Fine 22*l*. 10*s*. - - - - 6 111

24 May 1649.

JOHN JACKSON, Overton, Co. Lancaster.

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G or P.P.B. 214 219  
R. 214 215

24 May 1649. Compounds for the delinquency of Rich. Jackson, his late father, who adhered to the forces raised against Parliament. Has always been well-affected.

25 June. Fine at  $\frac{1}{2}$ , 6l. - - - - - 6 122MARY, Wife and Widow of RICH. LANE, Merchant,  
Marychurch, Devon.P.B. 217 243  
NOTE 217 245  
R. 217 239

24 May 1649. Begg to compound for her husband, who, living by the sea side, was so often plundered by seamen and soldiers that he was constrained to take up arms, but was not sequestered by the County Committee till very lately. He being now in New England, cannot compound himself.

13 Aug. Fine 111l. 5s. - - - - - 6 199

D. 99 83, 108  
R.C. 17 196  
29 103

8 Sept. 1652. She states that her husband, being possessed of the messuage of Ilham, &amp;c., for years determinable on the death of persons yet living, in 1649, long before his sequestration, in consideration of her marriage portion of 400l., conveyed part of the premises to trustees in reversion after his death, for her use for years, or for her life and that of his brother Ambrose; or if Ambrose Lane predeceased her, she was to have the moiety thereof for her life and that of Wm. Lane, clerk, another brother. Her husband died in Jan. 1652, in the Caribbee Islands, but petitioner is denied her rights, because of the sequestration. Begg examination of her title.

D. 151 571  
-573  
L.C.C. 151 167  
D. 99 107  
R. 99 95  
236 50  
D. 151 575  
L.C.C. 151 577  
D. 99 75

29 Sept. Begg allowance of her fifth part - - - - - 99 128

29 Sept. County Committee to examine and report. Her petition for a fifth to be heard when the report comes in. 17 290  
20 116917 Nov. Petition for her fifth renewed. Granted - - - 99 126  
20 117115 Feb. 1653. She begs an order for examination of her witnesses as to the precise time of the sealing of the deed under which she claims. Granted. 99 88  
17 670

5 May. Committee for Compounding are satisfied as to her title, if the death of her husband is sufficiently proved. Further proof thereof is required. 19 1089

27 Sept. She begs an order to the County Committee of Devon to examine some of her witnesses. Granted. 99 81  
25 176

21 March 1654. Deed allowed upon order of the Committee for Removing Obstructions of 30 Jan. 1654, and arrears to be paid if her husband died before 24 Dec. 1649. 23 1587

O.C. 27 120

25 April. On her complaint that she cannot have her arrears, because her jointure estate lies intermixed, and is let with the rest, and request that her jointure may be apportioned from the other estate of Rich. Lane, the County Committee are to peruse Reading's report, and to apportion the estate as desired. 27 37

LESSER OF, AND CLAIMANT ON THE ESTATE.

7 Dec. 1653. And. Searle begs allowance of his contract, made 10 April 1651, for 7 years, with the Committee for oo. Devon, of Ilham barton and quarries, Marychurch, sequestered from Rich. Lane. 116 305

7 Dec. County Committee to certify whether it was let according to instructions. 25 262

23 Feb. 1654. WESTON RIDGWAY, EARL OF LONDONDERRY, petitions that Sir Thomas Ridgway, his grandfather, granted Ilham Farm, in Marychurch, Devon, to Rich. Lane, of Dittisham, for 143 487  
491



24 May 1649.

3 lives yet unexpired, reserving to himself a rent of 10*l*. ; petitioner being his heir, received the said rent divers years, but the farm has been for the last 3 years sequestered for Lane's delinquency. Bega payment of arrears of 30*l*. Noted for the County Committee to shew cause why it should not be paid.

24 July 1655. The lives having lately expired, and the lease being thus ended, he begs discharge of the estate, which comes to him as heir of his grandfather. 143 490

24 July. Referred to the County Commissioners and Reading - 29 11

25 May 1649.

JASPER WATERHOUSE, St. Andrew's, Holborn.

P.E. 213 313

Bega to compound for delinquency in the first war, on his own discovery, according to votes of 21 March 1649. 213 312

R. 213 309

12 June 1649. Fine 16*l*. - - - - - 6 102

27 May 1649.

JOHN, LORD FINCH, Fordwich, Kent.

Compounds for delinquency in departing the kingdom without licence from Parliament. 217 136

May? 1649. Particulars of his estates in Kent and Middlesex, value 338*l*. a year, let by order of Parliament of 24 March 1645, to his wife, Mabella, Lady Finch, at 100*l*. a year. 217 137

R. 217 133

C. 34 122

9 Aug. Fine 1,678*l*. 12*s*. 6*d*. - - - - - 6 195

29 May 1649.

JOHN MARSHALL, South Cave, Co. York.

P.E. 214 585

Compounds for delinquency in arms in the 1st and 2nd wars - 214 584

R. 214 581

28 June 1649. Fine 13*l*. 10*s*. - - - - - 6 130

JAS. NEWTON, Much Cowarne, Co. Hereford.

P.E. 217 823

29 May 1649. Having upon appeal been adjudged a delinquent by the Committee for Sequestrations, begs to compound. 217 820

822

R. 217 817

C. 106 989

22 Jan. 1650. Fine at  $\frac{1}{2}$ , 190*l*. 10*s*. - - - - - 7 3

23 Nov. Having paid his fine, sequestration discharged - 106 941

6 Aug. 1651. Having paid his whole fine, begs escape from further trouble. 106 985

22 Dec. 1652. Remonstrates against the additional fine of 35*l*. imposed on him on the supposition that the original fine was under-cast. His former fine was according to the then rules, and any abatement was in consideration of his desperate debts. 106 983

22 Dec. The fine having been miscast 36*l*. 8*s*. 4*d*., he is at liberty to pay it without interest, provided he pay it in a month. 12 529

20 Jan. 1653. The fine being paid, the estate is discharged - 24 1089

JOHN PRIEST, Co. Cambridge, and Dickleborough, Norfolk.

P.E. 212 533

29 May 1649. Compounds for delinquency in leaving his house. Has attended 3 years several committees in hopes to be discharged as no delinquent. 212 536

R. 212 531

31 May. Fine at  $\frac{1}{2}$ , 84*l*. - - - - - 6 81

236 51

6 Nov. 1650. Being prisoner in Cambridge Castle for debt, begs an order to the County Committee of Norwich to discharge half his estate, to enable him to raise money to pay his fine. 109 309

6 Nov. Granted, provided the fine be paid within the time limited. 12 6

D. 109 215

1651? Complains that he has lately been charged by the sequestrators of Cambridge for a fine set at Goldsmiths' Hall. Is no delinquent. Never petitioned at Goldsmiths' Hall, but long since petitioned the Barons of Exchequer, having long

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29 May 1649.	JOHN PRIEST— <i>cont.</i>				
	before sought for relief from the County Committee at Norwich. Has been since informed that he was sequestered by mistake, and has made it clearly so to appear, but being much indebted, and in trouble and danger, could not pursue his relief. Begs to be discharged of his fine, and restored to his estate.				
	Jan. 1652. The Barons of Exchequer having discharged him	109	311		
	30 Jan. 1652, he begs the Committee for Compounding to concur therein.				
	24 Feb. Renews his petition	-	/	-	109 308
D. 109 301	24 Feb. The order of the Barons of Exchequer confirmed, Priest	16	51		
308	deposing that the early petition was preferred by his wife unknown to him.				
NOTE 164 53					
30 May 1649.	SIR HUGH CHOLMELEY, Bart., late M.P., Whitby, Co. York.				
P.E. 214 297	Compounds for delinquency in the first war, after which he went	214	295		
R. 214 283	abroad, and has continued there ever since.				
415	27 June 1649. Fine at £. 850 <i>l.</i>	-	-	6	124
236 52	11 Feb. 1650. Paid and estate discharged	-	-	74	463
	5 Feb. Order that Sir A. Hesilrigge report to Parliament that Sir Hugh was left out of the list of last March of persons excepted from pardon, because he was in a former list; but he has compounded for an estate of 170 <i>l.</i> , and all his other estate of 1,000 <i>l.</i> a year is discharged on deeds, for the use of his eldest son and younger children.	9	18		
	7 Feb. Parliament recommends the Committee for Compounding to beware of fraud in this and similar cases.	9	20	236	53
	4 March. Order that the deeds be examined in the counties where the estate lies, and the estate in Yorkshire sequestered meanwhile.	9	28	10	11
	29 April. Sir Henry Cholmeley appearing on behalf of Sir Hugh, for leave to compound on an order of Parliament the case is referred to counsel.	8	7		
	9 May. County Committee to certify proceedings and examine witnesses.	8 31, 34		10 21, 23	
REC. 74 559	22 Aug. On their proving allowance of the deed by the former	11 85, 86			
P.E. 74 568	Committee in 1646, the Committee for Compounding allow it.				
D. 74 569, 573	Sir Roger Twisden, Sir Wm. Strickland, Sir Henry Cholmeley, and other trustees for the children, are to receive the rents on account, and the County Committee to certify the value of the lands, and account yearly therefor.				
R. 74 561	25 June 1651. The trustees beg the Committee for Compounding's	74	553		
D. 214 287	order to the County Committee to take the accounts of Sir Hugh's estate.				
289	30 July. Granted, and the County Committee to certify the	14	231		
L. 214 286	accounts, and any exceptions they take thereto.				
O.C.C. 214 291					
L.C.C. 253 361					
D. 214 293					
O.C. 10 483					
L. 236 54					
	CLAIMANT ON THE ESTATE.				
	10 Aug. 1653. RICH. FAWCETT, minister of Catterick, co. York, begs allowance of his title to the Rye Close, Tunstall, co. York, settled on his heirs by Rich. Cholmeley and Matthew Jobson, in September, 20 Jac., and now sequestered as the estate of [Sir] Hugh Cholmeley.	85	796		
	10 Aug. Referred to the County Committee	-	-	25	163
	Claimants on the Estate of JOHN and ELIZABETH LAWTON (late), Co. Lancaster.				
ING. 213 107	30 May 1649. Hen. Lawton, of Rainhill, co. Lancaster. begs to	213	104		
P.E. 213 106	compound for an estate of Widnes, co. Lancaster, descended				

30 May 1649.

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a. 213 101

upon him as heir at law, by the death of John Lawton and Elizabeth his wife, sequestered for the recusancy of the said Elizabeth.

18 June 1649. Fine 13*l.* 6*s.* 8*d.* - - - - - 6 95

9 July. Margaret Wollfall, widow, of Denton, co. Lancaster, complains that on 13 May last, in the night, Henry Lawton, of Rainhill, co. Lancaster, forced her and her family out of her house, and took possession thereof without any process of law, and that lately he has compounded at an undervalue for the estate, to which he has no title for 199 years. Begs reference to Cols. Birch and Egerton, two of the County Committee. Noted as referred accordingly. 134 27

30 Oct. Letters of suspension granted to Lawton are not to hinder any one in prosecuting his claim at law to the said estate. 6 229  
99 763

c. 99 361

21 Jan. 1652. Thomas Lyon and Thos. Litherland, beg discharge of a messuage and 13 acres of land, formerly the copyhold of John Lawton, who sold it to petitioners and others in trust for them, for which, as sequestered from Elizabeth Lawton, Henry Lawton compounded, thinking thereby to oust them of their right. He hindered them from going to law for the same till 30 Oct. 1649, when the Committee for Compounding declared that they intended no hindrance to any claimants thereon. Have recovered the right at law, yet the County Committee withhold possession. 99 761

21 Jan. Referred to Brereton - - - - - 15 211  
25 May. Hen. Lawton having compounded for  $\frac{1}{3}$  of the estate of the late John and Eliz. Lawton, sequestered for their recusancy, and paid his fine, the sequestration is discharged. 16 449  
236 55

Claimants on the Estate of THOS. MARSHAM, Merchant of London.\*

B. 217 599 30 May 1649. SAM. MOYER, merchant of London, begs to compound 217 603  
c. 32 102, 103 on his own discovery for  $\frac{1}{3}$  of the ship Love, value 275*l.*, assigned to him by Thos. Marsham for a debt of 200*l.*

18 Dec. He having paid the fine, sequestration discharged - 6 250

B. 217 599 30 May 1649. WM. RYDER and JOHN ROBINSON, merchants of London, beg to compound on their own discovery for a debt of 2,500*l.* and 900*l.* interest, due by John, Earl of Rutland, and Wm. Savile, to Thos. Marsham, and assigned to them. No order. 217 602  
c. 32 102

JOHN SEYMOUR, Stockenham, Devon.

P.E. 218 539 30 May 1649. Compounds for delinquency in adhering to the 218 539  
R. 218 535 forces raised against Parliament.

236 56 25 March 1650. Fine at  $\frac{1}{3}$ , 105*l.* - - - - - 7 74

ELIZABETH, Wife of RICH. TEATE, Wembury, Devon.

P.E. 215 333 30 May 1649. Begs to compound for the delinquency of her 215 331  
R. 215 329 husband, who was engaged in the Parliament's service by sea, but on coming home, was constrained to serve the King by sea. He is not in the kingdom.

5 July. Fine at  $\frac{1}{3}$ , 63*l.* 10*s.* - - - - - 6 149

31 May 1649.

Claimant on the Estate of JOHN BROOKS, Holloughton, Kingsbury Parish, Co. Warwick.

C. 216 63 ARTHUR SHIRLAND, of High Holborn, begs to compound for lands 216 62  
P.E. 216 60 and tenements in Kingsbury, co. Warwick, lately purchased  
R. 216 57 of John Brooks, of Holloughton,  $\frac{1}{3}$  of which are sequestered for Brooks' recusancy.

17 July 1649. Fine 86*l.* 18*s.* 4*d.* - - - - - 6 166

\* This is possibly the man whose case is on p. 1361, but there is no proof of it.

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31 May 1447		JOHN COFFIN, and HUM. COFFIN, his Son, Parkham, or Alvington, Devon, and the Claimants on his Estate.	
31 May 1448. HEN. CASTER, of Alvington, Devon, begs to compound for $\frac{1}{2}$ of messuage called Hasselcombe, Dorset, sequestered for the recumency of Humphry Coffin, of whom petitioner purchased the fee and $\frac{1}{2}$ . Noted that the County Committee are to certify the value, and why sequestered.		72	969
P.R. 227 59	22 Nov. 1653. HUM. COFFIN begs to contract on the late Recu-	75	385
P.R. 227 1	sants' Act for his estate in North and East Coker, Somers-	227	77
227 75	set, let to Rich. Bovett by the County Committee at 7l. 10s., of which 5l. is paid to the State.		
	23 Dec. Fine 21l. - - - - -	26	43
	17 Jan. 1654. HUM. Coffin begs to contract for Hasselcombe, and a head-rent in Wambrook, Dorset, which he holds for the life of Mary his wife.	75	381
	17 Jan. John Coffin, aged 78, also begs to contract for lands which he holds by right of Mary his wife, aged 68, for her life.	75	379
P.R. 26 159	18 Jan. HUM. Coffin's estate at Coker discharged on payment of the fine, provided that within a year none of it is settled on any recusant above 21 years of age.	26	180
c. 67 161	20 June 1654. WM. BATLY and JOHN CLIVERDON beg discharge of	67	87
D. 67 92-97	Haginton and other lands in co. Devon, demised to them in		114
104-110	trust for 10 years by Humphrey Coffin, 24 March 1654, and se-		
L. 67 89	questered for the recumency of John Coffin, his father, deceased,		
c. 33 386	who was tenant for life.		
67 98, 99	20 June. Referred to the County Committee to take examinations	27	6
		67	85
L. 152 63	26 Sept. On complaint that Jas. Peirce, County Commissioner, refuses to examine witnesses, the order is reinforced.	27	123
R. 67 61	2 Jan. 1655. They complain that they have been at a daily great	67	57
D. 173 477, 479	charge for men and horses in attending the Committee for		
L. 473 475	Compounding, and beg a speedy hearing. Granted.	27	231
NOTE 67 56	4 Jan. Claim allowed, but enquiries ordered whether the estate was sequestered as HUM. Coffin's.	23	1658
	31 Jan. Estate discharged with arrears - - - - -	23	1664
	3 July. Order for re-payment of 83l. 12s., arrears already paid in	29	4
FITZWILLIAM CONINGSBY, late M.P., Hampton Court, Co. Hereford, and HUMPHREY and THOMAS, his Sons.			
P.R. 221 329	31 May 1649. The father begs to compound, though ordered be-	221	320
-340	yond seas by the Articles of Worcester. Noted as referred to		
D. 221 323	the sub-committee.		
	30 July 1650. His estate in co. Hereford to be secured - - -	11	260
	20 Sept. Cecilia, his wife, begs $\frac{1}{2}$ of her husband's estate, seques-	77	110
H. 10 193	tered for delinquency, and he disabled by vast debts from raising money to perfect his composition. Noted as granted, except as to his lands in Shropshire, which are under extent to Sir Thos. Allen for a debt of 5,000l.		
	7 Nov. Enquiries ordered about an estate of his, value 950l., which is let at only 200l.	10	205
P.R. 12 28	21 Nov. Coningsby begs leave to sell lands to pay his compo-	221	317
L.C.C. 157 219	sition fine.		
R. 221 311	4 March 1651. Fine at $\frac{1}{2}$ , as a Parliament man, 4,243l. 3s. 3d. -	12	145
D. 221 289, 321			146
		221	305

COMMITTEE FOR COMPOUNDING.—CASES.

2065

31 May 1649.

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	30 April 1651. He pleads that he is not a Parliament man, having been expelled in 1641 as a monopolist, and asks to join his son with him in composition, being only tenant for life.	77 119
	30 April. Ordered to pay 2,000 <i>l.</i> in 14 days, and then to be further heard, and the son to send in his particular.	12 195 77 119
	3 June. Fine reduced to 3,600 <i>l.</i> , and $\frac{1}{2}$ continued to his wife and family.	14 147 77 125
	5 June. The estate to be re-sequestered for non-payment of the fine. Sir T. Allen's charge on the estate not to be allowed.	12 232
	10 June. The order of 3 June revoked - - - -	12 233
	6 Aug. The wife begs payment of arrears of her $\frac{1}{2}$ from the date of seizure of the estate.	77 113
	6 Aug. County Commissioners to certify the value of the estate -	14 243
	17 Dec. County Committee of Hereford to certify why his son Thomas, who sat in the junto at Oxford, and was an officer under his father for the late King, was not sequestered.	15 141
	1 Jan. 1652. They reply that the charge is false. Thos. Coningsby was not at Oxford, but Humphrey, the son and heir of Fitzwilliam Coningsby, was there as lieutenant-colonel under his father.	236 57
c. 77 131	14 Jan. The father begs to have his case presented to Parliament; cannot pay his fine in time, the sum being so great, and there was an error in the accounts. Could have paid, had he compounded, as he conceives he ought, at $\frac{1}{2}$ . Most of his estate is extended to Sir Thos. Allen for more than it is worth.	77 111
c. 32 27		
x. 49 16		
	22 July. Humphrey Coningsby begs the benefit of the Act of Oblivion, having never been sequestered.	77 128
	22 July. Referred to the County Committees of Hereford and Worcester.	17 34
	29 Sept. Cecilia Coningsby begs $\frac{1}{2}$ of the Shropshire estate, as her children are wanting food.	77 102
	29 Sept. Order that no $\frac{1}{2}$ can be allowed from any estate under extent.	20 1169
	5 Oct. She begs not to be obstructed in payment of her $\frac{1}{2}$ in co. Salop, her husband's lands, cos. Hereford and Worcester, being under extent.	77 101
c. 77 103	16 Nov. Parliament order referring it to the Committee for Compounding to state the case touching Fitzwilliam Coningsby and his son, to be certified tomorrow morning.	172 679
32 107		
77 73		
L. 157 304	18 Nov. The wife pleads that the Shropshire estate is now sequestered, and therefore not under extent, and begs her $\frac{1}{2}$ .	77 106
	18 Nov. County Committee to certify the date and particulars of sequestration.	17 419
	1 Aug. 1653. Fitzwilliam Coningsby petitions Parliament, pleading the starving condition of himself and family, and begs to compound at $\frac{1}{2}$ , though the time is elapsed.	77 19
	1 Aug. Referred by the Committee for receiving Petitions to the Committee for Compounding.	25 168
x. 25 168, 172	3 Aug. The registrar to certify proceedings, and Reading to report.	25 154
	29 Sept. His petition renewed to the present Parliament -	77 21
	29 Sept. Order in the Committee for Petitions that the Committee for Compounding certify whether he is tenant for life only, the value of his estate, &c.	77 17
	29 June 1654. Mrs. Coningsby allowed $\frac{1}{2}$ of her husband's estate, co. Leicester, although the order of Sept. 1650, on which this is grounded, is lost.	20 1178a

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31 May 1649.	FITZWILLIAM CONINGSBY, &c.— <i>cont.</i>		
	24 Nov. 1654. Fitzwilliam Coningsby having paid no part of his fine, all his estate except what is discharged is to be proceeded against, as though there had been no composition.	30	385
c. 34 35	28 Sept. 1655. Petitions the Committee for Compounding for reduction of his fine, set at $\frac{1}{2}$ , instead of $\frac{1}{3}$ , and allowance for incumbrances.	77	3
221 307			
P.R. 29 69	18 Oct. He begs allowance for incumbrances, and for mistakes in casting up his fine.	77	4
221 300		221	301
D. 221 303	27 March 1656. The Treasury Commissioners require a statement of the case from the Committee for Compounding.	221	291
R. 221 295	6 June. They certify his arrears at 2,625 <i>l.</i> 13 <i>s.</i> 3 <i>d.</i> , and he craves further allowance for judgments of 3,926 <i>l.</i> 10 <i>s.</i> on his estate, before his delinquency, which would reduce the fine to 1,816 <i>l.</i> 16 <i>s.</i> 7 <i>d.</i>	221	294 291
R. 29 107	15 Dec. 1659. The County Committee of Hereford state that they suspect Major Thos. Coningsby, of Hampton Court, of complicity in Sir Geo. Booth's insurrection.	264	44
221 294			
	CLAIMANTS ON THE ESTATE.		
	19 July 1650. SIR THOS. ALLEN petitions against obstructions offered by the new Committees of cos. Hereford, Worcester, and Salop, to his receiving the rents of Fitzwilliam Coningsby's estates, extended by him on a statute of 10,000 <i>l.</i> for a debt of 5,000 <i>l.</i> , and the extent allowed by Parliament in 1646.	61	590
	19 July. Referred to Reading. Allen is to bring in his accounts of receipts, and the County Committees of Hereford, Worcester, and Salop are to certify the value of the estate.	11	38
P.R. 11 106	29 Aug. Begs to compound for the lands extended in several counties, according to the Act of Aug. 1650 for those who have engagements on delinquents' lands.	61	590
D. 61 585,587			
R. 61 581	4 Nov. Order that Allen ought to compound for the lands extended in co. Hereford, as well as those in Worcester and Salop.	10	200
		61	515
	31 Dec. 1651. He remonstrates against this order, because the lands in co. Hereford were extended in 1646, before sequestration, and being sequestered by mistake, the Committee for Sequestrations ordered him restoration of the profits.	61	513
L.C.C. 165 471	31 Dec. He is to bring in a particular of the lands for which he wishes to compound, and of his receipts therefrom.	15	160
P.R. 61 591	25 May 1652. The petition which he presented to the Committee for Sequestrations, reciting Lord President Bradshaw's report, to be produced.	16	449
D. 165 593, 467, 469	1 June. The order of 4 Nov. 1650 as to the lands in co. Hereford revoked, but those in Salop and Worcester, being extended since May 1642, he is to compound for and enjoy them till his debt is satisfied, first bringing in an account of his receipts.	16	485
		61	575
D. 61 577	23 June. The tenants of Stottesden Manor, Salop, petition against the demand of the County Committee for payment of their rents and arrears, having paid them to Sir Thos. Allen, by virtue of his extent allowed by the Committee for Sequestrations.	77	115
R. 61 574	23 June. The rent for Lady Day last only to be demanded, as they should not be required to pay more than the rents due at the time when they had notice to detain them, and Allen is to give satisfaction before the estate is released.	16	588
NOTE 61 486	8 July. Allen is to be allowed to receive the rents till the report of his accounts is heard, but the County Committee of Hereford are to see that the estate there is let to the best advantage, and they are to keep courts, and receive the rents payable to Coningsby's Hospital.	16	676

COMMITTEE FOR COMPOUNDING.—CASES.

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31 May 1649.			
	16 Sept. 1652. Allen is to be allowed 6 per cent. interest on his debt of 4,000 <i>l.</i> ( <i>sic</i> ), and to have all the lands in co. Hereford on his extent, but only to let the said estate or any part according to the order of 8 July, and to pay all annuities charged thereon, except the 200 <i>l.</i> to Coningsby's Hospital.	17	236
	8 Dec. On his request for hearing of his counsel on the above order, Brereton is to consider whether the estate should be let for 250 <i>l.</i> a year, and Allen is to state his desires in writing.	17 61	482 486
L.C.C. 157 213 -217, 221, 225	1 Jan. 1653. Allen complains that the Committee of co. Hereford have let to Capt. Rich. Dolphin some of the lands in co. Hereford, which were to be his by virtue of the extent.	61	483
	1 Jan. County Committee are to certify the date of their lease to Capt. Dolphin.	17	526
	18 April 1654. Order that Allen be allowed the benefit of his extent on Coningsby's lands in coos. Worcester and Salop, the Committee for Compounding being satisfied as to the validity of the debt.	23	1599
	19 Sept. Reading is to report whether the parts of Coningsby's estate not yet extended are to be included in this order.	27	118
o.c. 27 129	16 Jan. 1655. Liberty granted to Allen to extend all the lands, the Act of 1 Aug. 1650 notwithstanding.	27	255
	29 Aug. 1650. Ed. SALLOWAY, of Thorpe, co. Worcester, begs to compound on the Act, 5 Aug. 1650, as lessee of Fitzwilliam Coningsby's house in Hampton, co. Hereford, to him conveyed for a debt of 750 <i>l.</i> , yearly value 80 <i>l.</i>	115	219
	29 Aug. Referred to Brereton - - - - -	11	113
	29 Aug. 1650. EDWARD SMITH, of Thorpe, or Holm Castle, co. Worcester, begs to compound on the Act of 1 Aug. 1650 for a 99 years' lease of lands granted him for 750 <i>l.</i> by Wm. Coningsby, of Hampton Court, co. Hereford, yearly value 80 <i>l.</i> ; the arrears of rent before sequestration, added to the principal, exceed the value of the land, which is much encumbered.	118	399
P.R. 11 115	26 Nov. 1651. He begs to perfect his composition, being hindered hitherto by public employment. Noted for the County Committee to examine the proofs of the deeds.	118	387
	25 June 1651. CAPT. ROB. HACKWELL, late Commander of ships on the coasts of Ireland, petitions that he lent 100 <i>l.</i> 12 years ago to Fitzwilliam Coningsby, at 8 per cent., on a bond in 200 <i>l.</i> , so that now about 195 <i>l.</i> is due. Sued him to outlawry before the troubles, but he being beyond seas, and petitioner in Parliament service, forbore prosecution till 1650, when he was forbidden to proceed, the estate being sequestered. Begs help and relief. Will compound for his extent on the Act of 1 August last.	90	843
	25 June. Petitioner to make good his allegations, and Reading to report.	14	177
	6 Aug. 1651. THE SERVITORS OF CONINGSBY'S HOSPITAL, Hereford, co. Hereford, beg relief of their starving condition, because the County Committee obstruct the payment of the 200 <i>l.</i> a year settled on them by Fitzwilliam Coningsby.	77	8
L.C.C. 77 117 157 225, 229 NOTE 157 227	6 Aug. Payment ordered on proof that it was duly paid before the sequestration.	14	241
	17 Dec. Petition renewed, they having neither food, gowns, nor fire, and must perish without speedy relief.	77	109
D. 77 99	18 Dec. On deposition that the servitors were paid several sums by Wm. Hill, tenant, amounting to 200 <i>l.</i> a year, and that there are no vacancies in the hospital, order that the County Committee enquire whether the 200 <i>l.</i> was paid up to the date of sequestration, and that they pay it since sequestration, with arrears from 24 Dec. 1649.	15	142
L.C.C. 157 173 309			

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31 May 1649.	FITZWILLIAM CONINGSBY, &c.— <i>cont.</i>		
	11 Jan. 1654. The old soldiers and servitors complain that for want of a governor, the will of their founder, Sir Thomas, father of Fitzwilliam Coningsby,—granting 200 <i>l.</i> a year for a chaplain, corporal, and 10 old soldiers, servitors of the family, the owner of Hampton Court to be governor—is not fulfilled, and some of them are put out by the County Committee. Beg that Sampson Wise, who married a daughter of F. Coningsby, and holds the manor, may be governor. [12 signatures.]	77	24
	11 Jan. Referred to the County Committee - - -	25	284
L.C.C. 157 175	2 March. Rich. Delamaine appointed master or governor of the hospital.	25	308
L. 77 15	25 April. Request to the Committee for Approbation of Preachers to say whether Delamaine or Stephen Chamberlain is fitter to be chaplain of the hospital.	37	301
	31 May. Stephen Chamberlain appointed minister - - -	22	1482
L. 74 175	20 June. He complains of non-payment and abuses in the management of the trust.	74	177
L.C.C. 157 177 179	20 June. The persons concerned to show cause why a governor and chaplain should not be appointed.	27	77
	4 Aug. Chamberlain dismissed as not being a graduate of Oxford, according to the foundation, but to be paid for the time of his service.	27	109
	10 Aug. Capt. Taylor requested to recommend a chaplain, and to pay Chamberlain his arrears for service.	27	110
	7 Nov. The complaint of the servitors of misappropriation of their receipts referred to Capt. Silas Taylor, Sequestration Commissioner for co. Hereford.	27	154
	17 July 1655. Request on behalf of the hospital for Sampson Wise to be governor.	77	5
	17 July. On request of the hospital, Capt. Taylor is to nominate some person to join with him in the examination of witnesses.	29	25
D. 115 853	26 Feb. 1652. ANNE, wife of JOHN SAUNDERS, of Droitwich, co. Worcester, begs leave to prove her right to a lease by Fitzwilliam Coningsby, of salt vats in Droitwich, which lease her husband surrendered for renewal in 1645, it having only 10 years to run, and this was done; but he knew not that Fitz. Coningsby had been in arms for the late King, and now the County Commissioners have forced him to put in security for [200 <i>l.</i> ] rent, in case he is not discharged by Midsummer.	115	907
	26 Feb. Referred to Brereton - - - - -	16	69
	28 July. Petition renewed. Her husband, now insane, and his father before him, held this lease, which in 1645 was made up to 21 years, without fine or raising of rent, because her husband had stood bound for Fitz. Coningsby for [1,200 <i>l.</i> ] to redeem Pembridge Manor, co. Hereford, now in the hands of the State, and he held the vats till January last. Having many small children, and this lease all their maintenance, begs to hold it at a reasonable rent.	115	909
	28 July. Referred to the County Commissioners of Worcester - - -	17	65
	15 Feb. 1653. Begs reference to counsel of the return of the County Commissioners in her case.	115	905
	15 Feb. Referred to Reading - - - - -	17	673
	8 June. As the case will be long before it comes to a hearing, she begs a 7 years' lease of the salt vats. Her husband was to retain the rents due to Fitz. Coningsby towards repayment of 1,200 <i>l.</i> with interest lent to him, and it is proved that he lent 200 <i>l.</i> more to redeem Pembridge Manor.	115	870



31 May 1649.

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- 8 June 1653. If she produce a certificate from the County Commissioners that it is let according to instructions, she shall have a 7 years' lease. 25 90
- 12 May 1652. WALTER JONES, of the Rock, co. Worcester, begs the rents on security, and examination of his title to Chenish Moor rents, Rock parish, assigned to him in 1640 by Fitzwilliam Coningsby as security, being bound for 1,200*l.* debts for him, 600*l.* of which were recovered from petitioner by law, in 1647, when his goods were seized, including the deed of assignment, and delivered to Eliz. Kirk, the creditor, who lost it when the Scots were defeated at Worcester. 95 148
- 12 May. The County Commissioners to certify, and Brereton to examine the title and report. 16 399
- 8 March 1653. Jones begs an order to the County Commissioners of Hereford to examine some of his witnesses who live there, and are aged and unable to travel. Granted. 95 118  
25 6
- 13 May 1652. Wm. RACE, and 2 others of Marden, co. Hereford, petition that they took a 7 years' lease from last year from Wm. Hill of Tedston Wafer, and lands and tithes sequestered from Fitzwilliam Coningsby, at 120*l.*, stocked them and paid their rent, but now 21 of their cattle are driven away on pretence of a grant from Ben. Mason and Silas Taylor, lately added to the County Commissioners. Beg to enjoy their lease. 113 221
- With note that Hill has a lease of the whole estate at 200*l.* a year, 600 bushels of wheat, and 200*l.* to Coningsby Hospital in Hereford,  $\frac{1}{2}$  to delinquent's wife and children, and militia and other contributions. 113 223
- 13 May. The County Commissioners are to give an account of the matter, and suspend all proceedings against the tenants' cattle meantime. 16 391
- 27 Feb. 1655. A petition (missing) of William, John and Rich. Wooton, tenants of Marden glebe and tithes, referred to the County Commissioners, to certify the conditions of the lease, &c. 27 312
- R.C. 16 584 23 June 1652. THOS. MAYO begs allowance of his estate upon certificate from the County Committee. Fitzwilliam Coningsby having in 1638 borrowed of Paul Abrahall, 1,300*l.*, and Thos. Eaton, and Jois Jefferes, spinster, having become bound to Abrahall, and Coningsby having then assigned to them a lease of lands in Marden, co. Hereford, as counter security, and failed in payment of principal and interest amounting to 1,600*l.*, Eaton and Jefferes entered on the premises, and in 1650 assigned their estate to petitioner, who enjoyed it till Feb. 1652. His deeds have been examined before the County Committee, and it has been proved that the lands have not been reputed to belong to Coningsby since 1640, and were never sequestered. 101 781
- 23 June. Petitioner to make good his title, and the County Committee to certify the time of sequestration, &c. 16 584
- 18 June 1652. JOHN WALSTED, the executor, JEPHSON TOWERS, and others, the creditors, and the children of the late FRAS. BLOUNT, petition that there have been tedious suits in the King's Bench, costing 2,000*l.*, between Walter, and after his death Fras. Blount and Fitzwilliam Coningsby, who was powerful and dilatory, but in 1638, F. Blount obtained a judgment for 1,944*l.* He died in 1645, leaving many debts and portions for 10 children to be paid therefrom. Several writs of *elegit* have been issued, but are of no avail, because of other pretended extents, and of Fitz. Coningsby's sequestration for delinquency, and his composition, though not prosecuted according to the orders of Parliament; beg the benefit of the judgment, the other extents being satisfied, and Coningsby not having prosecuted his composition. 128 47,  
45, 51

L. 129 39  
H. 27 4  
64100.

E E

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31 May 1649.	FITZWILLIAM CONINGSBY, &c.—cont.		
	18 June 1652. Referred to Reading	- - -	16 568 128 43, 49
	13 April 1654. Judgment allowed on report, unless Coningsby, now a prisoner in the Upper Bench, show cause to the contrary.		23 1595
	18 April. Order confirmed, after hearing counsel on behalf of Coningsby, showing cause.		23 1599
	23 June 1652. MARY BRAILSFORD, widow, and HUGH BRAILSFORD, executor of John Brailsford, of London, beg leave to extend the estate of Fitzwilliam Coningsby, for 208 <i>l.</i> debt in 1642 from him and Charles Booth to John Brailsford. Have an outlawry on their estates, but that of Booth is passed to others, and that of Fitz. Coningsby is sequestered and not compounded for. Can prove the debt, which with costs comes to 400 <i>l.</i> , being the greatest part of 2 orphans' portions.		83 169
	23 June. The extent not admitted, the petitioner not having sued to outlawry till after the forfeiture of the estate.		16 591
L.C.C. 157 428 67 257 157 425, 426 D. 67 259 -262 C. 32 264 67 256	25 Nov. 1652. ELIZABETH, daughter of SIR THOS. CONINGSBY, and widow of Sir Hum. Baskerville, petitions that Sir Thos. Coningsby, of Hampton Court, left her and her son Thomas a rent-charge of 50 <i>l.</i> on lands in Marden, Bodenham, and Leominster, for life, the whole 50 <i>l.</i> to be paid her till her son was 13 years old, and then 20 <i>l.</i> to him and 30 <i>l.</i> to her. This has been paid till of late the estate was sequestered for delinquency of Fitzwilliam Coningsby, Sir Thomas's son and heir. Not having released her 30 <i>l.</i> , begs an order to the County Committee to pay it with arrears, or examination of her claim, and reference to counsel, and meanwhile to receive it with arrears on security.		67 244
	25 Nov. County Committee to certify and Reading to report	-	17 447
R. 67 247	6 Jan. 1653. THOMAS BASKERVILLE, of Eardisley, co. Hereford, son of Lady Eliz. Baskerville, petitions to like effect. Through his fidelity to Parliament, was obliged to fly the country till it was reduced to obedience, and had some arrears paid before the sequestration.		67 246 253
	6 Jan. County Committee to certify and Reading to report	-	67 251 17 574
	12 Jan. 1654. His claim allowed and sequestration discharged, with arrears from date of petition.		19 1156
	11 April. Having been a great sufferer in the cause of Parliament, he begs the whole arrears for such time as they have power to allow them.		67 242
	11 April. Granted from 24 Dec. 1649	- - -	23 1594
R.C. 27 7 C. 33 371 L.C.C. 145 425 I. & } 145 409 D. } -412	23 June. Lady Baskerville renews her petition for her annuity with arrears, the late County Committee not having examined any witnesses in proof of her title, or an order to the present County Committee to examine and certify speedily.		67 237
	6 Sept. Thos. Baskerville ordered his arrears since 24 Dec. 1649, deducting his previous receipts.		27 115
	28 Sept. The order of 23 June for examination of witnesses in Lady Baskerville's case enforced.		27 125
	6 Feb. 1655. Returns having been made, she begs an order to the County Committee to examine further witnesses in proof of her title. Granted.		67 236 27 282
L. & } 157 304 D. } 299-301 C. 33 287	7 Dec. 1652. THOS. EATON, of Pencombe, co. Hereford, begs payment of an annuity of 10 <i>l.</i> from Pencombe Manor, granted him by Sir Thomas and Fitzwilliam Coningsby, but Sir Thos. Allen, to whom it is extended, allows no annuities.		83 781
	7 Dec. Referred to the County Committee	- - -	17 478

COMMITTEE FOR COMPOUNDING.—CASES.

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31 May 1649.

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- 19 Aug. 1653. HUMPHREY HARDMAN and HUMPHREY PARKS beg allowance of 40s. a year each, bequeathed by Hum. Coningsby to 5 of his tenants, of whom petitioners are 2, in Neen Sollars, co. Salop, and abated by them in paying their rent since his decease. In 1650, being summoned before the County Committee there, they were forced to pay a year's rent, formerly paid to their landlord, Fitzwilliam Coningsby, heir of Sir Thomas, on whom Hum. Coningsby settled his lands. The County Committee only allowed the taxes, and 10% in arrear of the said 40s. a year. In June last, John Llewellyn, one of the sequestrators, pretending power from the County Committee, on pretence of the arrear of the said 40s., which was allowed in 1650, seized on their cattle, and threatened to sell them, unless they paid 10% for the said arrears, and 10s. for the sequestrators, which they therefore paid. On reference to the County Committee, they affirmed they had no power to grant the 40s. a year each. 140 187A
- 19 Aug. County Committee to examine and certify - - 25 175
- Claimant on the Estate of WM. DANSEY, Recusant, Stoke Prior, Co. Worcester.
- P.E. 217 649 31 May 1649. JOHN BLURTON, of Worcester, co. Worcester, begs 217 648  
R.C. 217 651 to compound for lands in Webton, co. Hereford, lately pur-  
R. 217 645 chased of Dansey, who is no delinquent, and was never se-  
L.C.C. 217 653 questered but for recusancy.
- 19 Dec. Fine 53l. 18s. - - - - - 6 253
- 11 Jan. 1654. Begg confirmation of his order of discharge of  $\frac{1}{3}$  of 142 108  
the sequestered estate aforesaid, the County Committee having  
lately forbidden his tenants to pay their rents to him.
- L.C.C. 157 396 11 Jan. County Committee of Hereford to certify - - 25 282
- 22 March. Order of discharge confirmed - - - - 12 609
- WM. JAMES, Westminster.
- C. 216 240 31 May 1649. Begg to compound, though never sequestered, 216 237  
P.E. 216 239 fearing he may be questioned for something said or done in  
R. 216 235 the first war.
- 15 June. Fine 20l. - - - - - 6 106
- WM. ROLLESTON, Kettleburgh, Suffolk.
- P.E. 215 733 31 May 1649. Compounds on his own discovery on the votes of 215 732  
R. 215 729 21 March 1649.
- 17 July. Fine 66l. 13s. 4d. - - - - - 6 162
- WM. STRATFORD, Farmcote, Co. Gloucester.
- P.E. 212 795 31 May 1649. Having long attended the report from the Com- 212 791  
R. 212 789 mittee for Sequestrations to the House, confesses his delin-  
quency in adhering to the King's party against Parliament,  
and begs to compound.
- 2 June. Fine at  $\frac{1}{3}$ , 763l. 14s. - - - - - 212 789
- 20 Nov. 1656. A certificate from the Commissioners for securing 177 511  
the peace in co. Gloucester, on a reference on his petition, and  
the orders of committees annexed, referred to the Major-  
General and Commissioners, to consider the case at their next  
general meeting, and act according to their instructions.

31 May 1649.

SIR HENRY WOOD, Hackney, Middlesex.

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G or p.P.B. 213 427  
D. 213 429  
E. 213 423

31 May 1649. Begg the benefit of the resolutions of Parliament of 14 March 1649, in his composition. Has been from childhood in the house of the late King, and for 26 years a sworn servant, which put an extraordinary obligation on him to attend his Majesty, his wife, and children. In 1641, was appointed to wait upon the Queen into Holland, for making and overseeing her ordinary provisions of diet. Has so demeaned himself therein as that he is not justly chargeable with doing anything offensive to Parliament, nor has been charged with delinquency.

15 June. Fine upon his own discovery 273*l*. - - - 6 105

THOS. WORSOP, New Windsor, Berks.

P.B. 214 547  
E. 214 543

31 May 1649. Compounds on his own discovery, according to the votes of 21 March 1649. 214 546

28 June. Fine 160*l*. - - - - - 6 130

May 1649.

JAMES, Son and Heir of the late ROGER ANDERTON, Recusant, Birchley, Co. Lancaster.

He petitions that as a recusant he could not compound on Ludlow Articles, but by the late Act, delinquents who do not compound in 6 weeks are to lose their fifths, and they and their families to be turned out of their houses. Being threatened with this by the County Committee, begs on behalf of his wife and children a respite till Parliament decides what to do with persons of his condition. 63 431

6 Sept. 1650. Anne, his wife, begs order for allowance of  $\frac{1}{3}$  of her husband's sequestered estate, as granted by the Committee for Compounding, but lately obstructed by the officers of the County Committee. 63 449

P.B. 226 165  
D. 226 161  
-163  
E. 226 155  
K. 226 159

6 Sept. It is to be paid according to instructions - - - 11 150

4 and 10 Aug. 1653. James Anderton begs to compound for part of his estate, being unable to compound for the whole on the proviso in the 3rd Act of Sale. Noted as referred to Reading. 63 427  
425

30 Aug. Fine at  $\frac{1}{3}$ , 800*l*. - - - - - 226 158

13 Sept. Fine reduced to 655*l*. 3*s*. 4*d*., on account of a charge of 200*l*. for portions to his three sisters, Anne, Elizabeth, and Mary. 12 565

14 Sept. The fine being paid or secured, sequestration suspended. 24 1126

23 Nov. The tenants of the estate compounded for are to pay their rents to him, and their leases, not being confirmed, are to be made void unless they show cause to the contrary. 25 251

CLAIMANTS ON AND PURCHASER OF THE ESTATES.

27 Nov. 1650. Petition of [ANNE, ELIZABETH, and MARY, DOROTHY being dead] the daughters of ROGER ANDERTON, for allowance of portions of 300*l*. each, granted them by their father out of Childwall tithes, sequestered for delinquency of their brother James. The claim was allowed by the late Committee for Sequestrations, but they lost the benefit, most of the tithes having been settled on ministers, and then that Committee was dissolved. 63 484

27 Nov. County Committee to examine, and Brereton to report - 10 224

27 July 1653. ROGER BRADSHAW, of Hsigh, Lancaster, for Anne, wife of Jas. Anderton, and their children, who "are put to ex- 71 94

May 1649.

treame exigencies," begs a lease of the tithes of Childwall Parish, the chief living of Jas. Anderton, and his family, sequestered for his delinquency, and about to be let by the County Committee at 320*l.* the great, and 13*l.* 15*s.* the small tithes. Offers 330*l.*, and 15*l.* for them.

27 July 1653. The County Committee to proceed according to instructions. 25 146

P.E. 226 171 10 Aug. 1653. ROGER ANDERTON, brother and assignee of James, 63 423  
-173 begs to compound on the said late Act for the leasehold estates 226 169  
P.E. 226 175 of James, therein named, which are transferred to him.  
176  
R. 226 157 19 Aug. Fine at  $\frac{1}{2}$ , 335*l.* 5*s.* 6*d.* - - - - 226 176  
D. 63 413 3 Nov. Begs allowance of certain rents as old rents, and reduction of the fine thereon. Noted as granted. 63 411  
22 Nov. Sequestration discharged, he having paid the fine - 24 1122  
O.T.T. 63 421 26 Sept. 1653. Discharge from sequestration of Birchley Hall, and lands in Childwall, Prescot, and Standish, co. Lancaster, forfeited by James Anderton, and bought from the Treason Trustees by Thos. Wharton. 18 899

1 June 1649. SIR HEN. GIBBS, and THOMAS, his Son and Heir, Honington, Co. Warwick.

P.E. 213 493 Compound on the resolves of 21 March, doubting themselves 213 492  
R. 213 489 liable to sequestration for something said or done in the first war, though never sequestered nor impeached of delinquency.  
18 June 1649. Fine 517*l.* - - - - - 6 107

JOHN JEFFS, St. Martin's-in-the-fields.

P.E. 212 787 1 June 1649. Compounds on his own discovery on the votes of 212 786  
21 March last, for his estate; is not yet sequestered, but fears he may be for something said or done in the first war.  
R. 212 783 5 June. Fine 11*l.* 10*s.* - - - - - 6 90  
31 Aug. 1652. Note that he has a saving for a debt of 304*l.*, till its recovery. 12 519

JOHN WOODWARD, Bury St. Edmunds, Suffolk.

P.E. 213 305 1 June 1649. Compounds for delinquency in arms. Surrendered 213 306  
R. 213 303 to Major Bridges, governor of Warwick Castle in Nov. 1645, took the National Covenant, and upon the ordinance of 13 Nov. 1645, entered his name.  
12 June. Fine 1*l.* - - - - - 6 102

2 June 1649. HUGH ANDERTON, Euxton, Co. Lancaster, and ISABEL ANDERTON, of Pendle, his Mother, Recusants.

Order that Hugh Anderton's family be allowed to live at his mansion house, and have their fifths, pending decision by Parliament as to whether, being a Papist delinquent, he can be allowed to compound on the Articles of Dublin. 63 439

29 May 1651. Margaret, his wife, on behalf of his children, begs confirmation of the above order, as the County Committee now refuse obedience. 63 436

29 May. They are ordered to pay the  $\frac{1}{2}$ , deducting taxes, or certify the case in a month. 14 142

c. 63 415 4 May 1654. Hugh Anderton begs to compound for his estate on 63 405  
P.E. 227 221 the proviso in the late Act for Sale. 227 219  
P.E. 227 217  
R. 227 225

9 and 30 May. On petition of Hen. Taylor, of Preston, that Anderton may not be allowed to compound, as he is accused of being engaged in the last war, order that he proceed in his

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2 June 1649.	HUGH ANDERTON, &c.— <i>cont.</i>		
	composition, and pay or deposit his fine; but it is not to be of any benefit to him till the question of his delinquency is determined.		
	CLAIMANTS ON THE ESTATES.		
	5 July 1650. The petition of NICH. TURNER, of Haigh, co. Lancaster for allowance, &c., referred to Brereton.	8 203 10 59	
D. 161 461-467 L.C.C. 161 469	26 May 1651. He begs an order to the County Committee for Lancaster to certify the cause of Hugh Anderton's sequestration. Granted.	125 433 14 136 125 428	
	7 Oct. County Committee report that Anderton is a most notorious Papist delinquent, and was in the last war with the Scots' King and Earl of Derby.	161 469	
	4 Dec. Turner begs publication of the certificate and examinations in his case returned by the County Committee. Granted.	125 427 15 119	
INT. { 125 431 & D. { 161 457 -460	22 June 1652. He begs an order to the County Committee to examine material witnesses about a debt due to him by Hugh Anderton.	125 429	
L. 161 455	22 June. The County Committee are to take examinations about the debt, and the cause of sequestration of the lands pretended to be charged with it.	16 579	
	2 June 1654. Rich. Turner, of Haigh, begs satisfaction for a debt of 200 <i>l.</i> owing by Hugh Anderton, for which at Michaelmas, 17 Car., Nicholas Turner, his late father, obtained a judgment against Anderton.	125 499	
	2 June. Referred to the County Committee and to Reading	- 27 6	
O.T.T. 63 417	7 July. Order for discharge from sequestration of Euxton Hall, forfeited by Hugh Anderton, and bought from the Treason Trustees by Jas. Wainwright and Randolph Sharples.	18 963	
	28 July. Anderton complains that Wainwright and Sharples have got possession of Euxton Hall before he had paid the latter $\frac{1}{2}$ of his fine, by virtue of a contract with the Drury House Trustees. Begs reference to counsel. Granted.	63 404 27 99	
	28 July. Turner complains that although his claim has been allowed by the Committee for Removing Obstructions, and he has had the order of the Trustees for Sale of traitors' lands, Sharples and Wainwright have unduly contracted for the premises. Begs that the whole case may be reported, and possession granted to whom it belongs.	125 509	
	28 July. His petition referred to Reading	- - - 27 99	
	1650? ROB. MASSEY, of Warrington, co. Lancaster, and JAMES WAINWRIGHT, beg leave to extend the sequestered lands of Hugh Anderton, a major for the late King, who took from them several parcels of land, for which they got a verdict for 167 <i>l.</i> at law, and beg to cut down timber to that value.	101 852	
	3 June 1651. THOS. HOULDEX, of Euxton, having contracted with the County Committee for $\frac{1}{2}$ of the estate of Isabel Anderton, recusant, at 9 <i>l.</i> 0 <i>s.</i> 6 <i>d.</i> , begs a survey of and a 7 years' lease.	91 511	
	3 June. County Commissioners to view and survey	- - 14 147	
E.C. 16 527 97 180	10 June 1652. JOHN KIRKBY, of Kirby, and JOHN TOWNLEY, of Hurstwood, co. Lancaster [for the younger children of Hugh Anderton], beg discharge of a house and lands in Pendle Forest, part of Ightenhill Manor, surrendered to them in 1649 by Isabel [mother of Hugh Anderton], for her use for life, and then for payments [of 100 <i>l.</i> to Townley, and 400 <i>l.</i> to the younger children	97 181 124 189	
D. 97 187, 185 158 555			
L.C.C. 97 183 158 557			

COMMITTEE FOR COMPOUNDING.—CASES.

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2 June 1649.

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R.	97 167 236 58	of Hugh Anderton], but the estate is sequestered for recusancy of Isabel, who died last May.		
		2 March 1653. The claim allowed by the Committee on Obstructions.	97	173
		7 July. Claim allowed by the Committee for Compounding, and the 500 <i>l.</i> to be paid from the sequestered $\frac{1}{3}$ of the estate; the tenant's lease to be void if he has ploughed any lands contrary to his contract.	19	1098
NOTE	97 149	7 July. This order is not to be delivered if the Committee for Removing Obstructions have already allowed the claim.	19	1098
D.	63 402 97 147	24 Nov. On Kirkby and Townley's request, they are to have the lands in question in Ightenhill Manor, Pendle Forest, let to them till the debt is paid.	19	1139
D.	71 809 810, 158 499, 509	29 June 1652. SETH BUSHELL, clerk, of Leyland, or Euxton, petitions that the late Isabel Anderton, widow, of Pendle, sold him in July 1651, for 600 <i>l.</i> , a tenement called the Spout, and appurtenances in Euxton, but he could not enjoy them in her life, they being sequestered for her recusancy. As she is dead, the sequestration should cease. Begs an order to the County Committee to examine and certify the cause and date of sequestration, and a reference to counsel.	71	792 805
L.C.C.	158 502 71 808			
C.	33 283 71 802			
		29 June. Granted, and Brereton to report - - -	16 71	605 803
R.	71 795	16 Aug. 1653. Petition renewed; the County Committee pretend that the premises were sequestered on 1 Dec. 1651, as the estate of Isabel, mother of Hugh Anderton, a delinquent in the third Act, though they were not Hugh Anderton's estate, but allowed the petitioner by the Committee for Removing Obstructions, nor were they sequestered 1 Dec. 1651, and therefore he claims the Act of Pardon, and begs a speedy decision.	71	793 813
H.	25 207	16 Aug. Reading to report his claim to the said Act - -	25 71	166 811
		17 Nov. Claim allowed, sequestration discharged, and arrears granted from 29 June 1652, the County Commissioners to certify whether the estate now allowed was made in trust for Hugh Anderton.	19	1138
LESSEES OF THE ESTATE.				
		20 April 1653. The County Committee for Lancashire report that they have let $\frac{1}{3}$ of the estate of Isabel Anderton, at Pendle Hall, to John Ingham, of Habergham, for 7 years at 27 <i>l.</i> , being the highest offer made.	159	381
		2 Aug. Ingham begs confirmation of his lease. Granted - -	139 25	572 153
HEN. NORWOOD, Bishampton, Co. Worcester.				
P.E.	213 75	2 June 1649. Discovers himself, and begs to compound for delinquency. Was never sequestered nor engaged in the last war.	213	74
R.	213 71			
		8 June. Fine 15 <i>l.</i> - - - - -	6	95
GERARD RUSSELL, Chippenham, Co. Cambridge.				
P.E.	218 253	2 June 1649. Compounds on his own discovery, doubting that he may be impeached for delinquency.	218	252
R.	218 249			
		11 March 1650. Fine 25 <i>l.</i> - - - - -	7	45
		8 Oct. 1651. Order to the East India Company to certify what his stock is, and whether it was not discovered before.	15 218	44 254

2 June 1649.		THOS. STEPHENS, Maker, Devon.	F. N. 213 51 S. 213 47	2 June 1649. Discovers himself, and begs to compound on the resolves of Parliament of 14 March 1649. Was never sequestered nor engaged in the latter war.	213 51
		8 June. Fine on his own discovery, 20l. 13s. 4d.	- - - - -	5 13	
4 June 1649.		Claimants on the Estate of ELIZ. PLUMLEIGH, Merchant, Giles-in-the-Fields.			
WILL. 217 177		THOS. WHARTON, of Gray's Inn, begs to compound for $\frac{1}{3}$ of an annuity of 20l. issuing out of High Hall Woods, Essex, purchased by him of Elizabeth Plumleigh, and for her recovery sequestered.	F. N. 217 173 L. C. 217 175 S. 217 169	217 171	
		10 Aug. 1649. Fine 14l. 13s. 4d.	- - - - -	6 17	
		JOHN SHAW, Merchant of London.			
F. N. 212 839		4 June 1649. Compounds on his own discovery for a debt of 213 835			
S. 212 835		1,100l.			
		6 June. Fine 55l.	- - - - -	6 91	
5 June 1649.		LADY ELIZ. HAMMOND, Widow and Administratrix of DR. WALTER BALCANQUAL, late Dean of Durham.			
F. N. 214 751		Begs to compound on her own discovery for some bonds in 310l. for payment of 262l. 54l. thereof being paid to her late husband, who was sequestered in 1644, and died in 1646. Is anxious to pay some of his debts. Begs that her $\frac{1}{3}$ may be considered. Noted, received as her own discovery.	214 750		
S. 214 747		29 June 1649. Fine 13l. 2s.	- - - - -	6 135	
		ROB. COLLING, Hamblethorpe, Co. York.			
F. N. 213 347		5 June 1649. Compounds on his own discovery according to the resolves of 14 March 1649.	213 345		
S. 213 343		12 June. Fine 40l.	- - - - -	6 103	
		4 June 1650. Paid and estate discharged	- - - - -	8 105	
		MARTIN DAWSON, Hampstead, Middlesex.			
		5 June 1649. Begs to compound on the late resolves, not being sequestered nor engaged in the second war, but liable to sequestration in relation to the first war. Noted as referred.	79 749		
6 June 1649.		HEN. SPOARE, Northill, Cornwall.			
F. N. 215 489		Begs to compound according to the votes of 15 Feb. 1647, whereby all officers of Colonel Coriton's regiment, in which petitioner was captain of a company, were admitted to compound at 2 years' value, and exempted from payment of their fifth and twentieth parts.	215 488		
D. 215 491		9 July 1649. Fine at $\frac{1}{10}$ , 259l.	- - - - -	6 153	
S. 215 485					
		JOHN WIDDOWES, Lowton, Co. Lancaster.			
F. N. 213 165		6 June 1649. Compounds for delinquency. Was never sequestered, nor judicially impeached, nor at all engaged in the latter war.	213 163		
S. 213 161		9 June. Fine on his own discovery, 34l. 14s.	- - - - -	6 97	



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8 June 1649.	GREGORY ALFORD, Lyme Regis, Dorset.		
P.M. 214 264	Begs to compound, being liable to sequestration for sayings or doings on the King's behalf.	214	266
R. 214 261	27 June 1649. Fine at $\frac{1}{16}$ , 10l.	-	6 123
	ANT. ARNOLD, Westbury, Co. Gloucester.		
P.M. 215 893	8 June 1649. Compounds, after being 4 years on his appeal to the Barons of Exchequer, who adjudged him to continue sequestered for delinquency.	215	892
R. 215 883	17 July. Fine at $\frac{1}{4}$ , 228l. 15s.	-	6 165
	19 Nov. 1650. Compounds for under-valuations of his own discovery.	215	888
P.M. 215 889	21 Nov. Fine at $\frac{1}{4}$ , 186l. 10s.	-	12 27
P.M. 124 20	22 Nov. Paid and estate discharged	-	12 46
R. 215 885			
	THOS. BRIGNELL, Lampton, Co. Durham.		
P.M. 213 299	8 June 1649. Compounds, not being sequestered nor impeached of delinquency.	213	302
R. 213 297	11 June. Fine on his own discovery 4l. 10s.	-	6 102
	RICH. ORYMES, Peckham, Surrey.		
D. 215 715	8 June 1649. Compounds on his own discovery, doubting he may be liable to sequestration.	215	712
P.M. 215 713	17 July. Fine at 40l.	-	6 162
R. 215 709			
	PETER DU MOULIN, SAM. HARTLIB, PETER STERRY, THOS. FOXLEY, JOHN OWEN, Dean of Christ Church, Oxford, and THEODORE HAKE, [Ministers].		
	8 June 1649. An order in Parliament for payment to each of the first five of 100l. a year committed to those M.P.'s. who are members of the Committee for Compounding.	1	229
	16 July. Parliament order for like payment to Theodore Hake	11	56
	14 June 1650. Parliament order that they be paid from the under-valuations of estates discovered by them.	1	129
	16 July. Order in the Committee for Compounding that they have the arrears of the 100l. a year from the fine on the part of the estate of Sir Roger Palmer which was undervalued.	11	25
	11 Dec. Order that the said six persons be paid the 600l. from undervaluation by Sir Roger Palmer of Knoyle Farm [Wilts]. and from Lord Mohun's estate.	10	264
	6 May 1651. Ordered 50l. each, due 25 March last, out of the fines for undervalues of 6 delinquents named.	14	107
	2 Oct. Like order for 50l. each, due 29 September last	15	38
	28 Jan. 1652. Reading to draw up their case to present to Parliament, as the Committee for Compounding cannot find discoveries sufficient for their payment.	15	227
	30 March. Order renewed for payment of their 50l. each, due 25 March last from undervalues.	16	232
	22 June. Rowden Farm and lands in Theydon Mount and Theydon Garnon, co. Essex, value 64l. 13s. 4d. a year, sequestered from Jas. Bunce, and conveyed by the Treason Trustees to Thos. Foxley, to be in part of the 100l. ordered for him.	16	593
	24 Nov. On motion of the Ministers, order that the Committee for Compounding are unable to pay any further sum to the six men, as all such payments are now made from the Treasury.	17	438

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8 June 1649.	PETER DU MOULIN, &c.— <i>cont.</i>		
	24 Aug. 1653. Parliament order continuing to Du Moulin the 100 <i>l.</i> formerly allowed, with arrears from 25 March 1652, and the Committee for Compounding are to pay it.	25 183 140 157	
	30 Aug. Order in the Committee for Compounding accordingly -	25 183	
	6 Sept. Order confirmed with arrears since 25 March 1652	25 193 236 59	
	16 Jan. 1654. Order in the Council of State that the Committee for Compounding pay 200 <i>l.</i> to John Owen.	12 600 108 291	
	24 Jan. Order in the Committee for Compounding accordingly -	12 600	
	THOS. ISHAM, Wheatfield, Co. Oxon.		
P.E. 214 693 R. 214 691	8 June 1649. Compounds on his own discovery, doubting he is liable to sequestration for something said or done in the first war.	214 696	
	28 June. Fine 10 <i>l.</i> - - - - -	6 133	
	Claimants on the Estate of the late SIR JOHN PENNINGTON.		
	8 June 1649. JOHN PENNINGTON, of the Middle Temple, his executor, being well-affected, begs to compound for Sir John's personal estate, that he may raise money to pay legacies left to poor widows and orphans.	112 355	
	July? He and THOS. PENNINGTON, of Chadwell, Essex, the other executor, beg to compound for a debt of 500 <i>l.</i> owing to Sir John by the Earl of Holland, and left for payment of legacies.	112 359	
P.E. 112 357 368	26 Feb. 1650. John Pennington begs to compound for the residue of the estate, that he may pay legacies due to poor kindred, all well-affected, which he cannot do because Parliament has seized and disposed of 6,000 <i>l.</i> of the best debts; begs respite of the fine till he recovers the remainder, some of which are desperate.	112 365 236 60	
	26 Feb. Order to report to Parliament that Sir John died unsequestered, was declared a delinquent after death, and as much of the personal estate as could be discovered, being 6,000 <i>l.</i> , was seized, but there are other debts not seized nor discovered for which composition is desired.	9 25	
R. 112 361 236 62	21 June. John Pennington's petition renewed. He begs respite of the fine till he has recovered the debts.	112 363 236 61	
	21 June. Referred to Reading, and John Pennington is to produce his letters of administration.	8 159 10 43	
	8 Aug. Order on report that he cannot be admitted to compound without special order of Parliament, but meantime no advantage is to be taken of the debts discovered by him.	11 69, 261 236 63	
P.E. 236 65 NOTE 236 66	21 Jan. 1652. Petition renewed to compound for the debts, or for a report of his case to Parliament or the Army Committee. Noted for Ashe to be desired to report.	112 347 236 64	
C. 33 374 236 67	3 Aug. Half the 500 <i>l.</i> due to the estate from Hen. Lucas to be demanded for the use of the State, having been sequestered in 1648 by the Committee for Advance of Money. [ <i>See that Calendar, p. 629.</i> ]	30 259	
	Claimant on the Estate of FRANCES QUINTIN, Recusant, Daughter of Joseph Quintin (late), of Clerkenwell.		
C. 216 617 R. 216 611	8 June 1649. WM. HUSSEX, of the Middle Temple, having purchased of Mrs. Quintin a lease of a house in Clerkenwell, $\frac{1}{4}$ of which are sequestered for her recusancy only, begs to compound for it.	216 613	
	8 June. County Committee of Middlesex to certify its value	216 615	
	31 July. Fine 21 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	6 183	

8 June 1649.

FRAS. WATKINS, Hanbury, Co. Worcester.

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P.E. 215 209	8 June 1649. Compounds on his own discovery, doubting he may	215	208
R. 215 205	liable to sequestration for something said or done in the first war.		
	3 July. Fine 20s. - - - - -	6	104

THOS. WORSLEY, Whippingham, Isle of Wight, Hants.

P.E. 216 245	8 June 1649. Compounds on his own discovery. Came into the	216	244
R. 216 241	Parliament's quarters 6 years ago, and was never sequestered.		
	8 June. Fine 58l. - - - - -	216	241

9 June 1649.

WM. GERRARD, Pennington, Co. Lancaster.

P.E. 213 577	Compounds, though not sequestered, fearing he is liable to	213	576
R. 213 573	sequestration for something said or done in the first war.		
	18 June 1649. Fine 2l. 1s. 6d. - - - - -	6	108

WM. JENKINS, Great Busby, Co. York.

P.E. 216 43	9 June 1649. Compounds on his own discovery according to the	216	42
D. 216 45	votes of 21 March 1649.		
R. 216 35	17 July. Fine 537l. 7s. 8d., but 200l. to be reduced on his settling	6	166
C. 35 70, 159	20l. a year [tithes of Whitwell] on the minister of Whitwell.		
	6 Sept. Begs a review, his fine being over-rated 80l. - - -	216	39
R. 216 37	2 April 1650. Order that 50l. be abated of the former fine, which	7	87
236 68	is thus reduced to 487l. 7s. 8d. - - - - -	236	69
	9 May. Paid and estate discharged - - - - -	8	32

WALTER NORBORNE, Studley, Wilts.

P.E. 214 233	9 June 1649. Discovers himself and compounds on the resolves	214	231
R. 214 229	of 14 March 1649. Was never engaged in either war.		
	27 June. Fine upon his own discovery, 380l. - - - - -	6	123

JOHN SMITH, Great Milton, Co. Oxon.

P.E. 213 569	9 June 1649. Compounds for delinquency on his own discovery.	213	568
R. 213 565	Aided the King in the first war, but was never sequestered.		
	18 June. Fine 107l. 10s. - - - - -	6	108

THOMAS VEALE, Alveston, Co. Gloucester.

P.E. 220 45, 47	9 June 1649. Compounds for delinquency in the first war	220	42
R. 220 31	1 Oct. 1650. Fine at $\frac{1}{2}$ , 1,243l. - - - - -	11	204
D. 220 51	17 Oct. Moving for the allowance in his fine of a mortgage, order	11	230
H. 11 223	that if he pay in 400l. within 7 days, he be admitted to review.	220	53
D. 94 274	6 Dec. Allowed 28 days to prove the deeds of mortgage and in-	12	57
D. 220 39,	cumbrances on his estate, and what part of his fine he has		
49, 59	already paid.		
R. 220 43	4 March 1651. Allowed to sell Conigre Farm, in Alveston, to	12	154
NOTE 220 33,35	pay his fine.		
P.E. 156 367	11 March. Ordered to pay in 100l. in addition to the 400l. already	12	156
220 55	paid. Allowed 28 days to prove his mortgage deeds and incum-		154
	brances.		

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9 June 1649.	THOMAS VEALE— <i>cont.</i>		
L.C.C. 156 371	8 April 1651. Having proved his mortgages before the County Commissioners in Somerset and Gloucester—excepting in the case of Mary Butcher, who is aged, and lives in Bristol—begs an order to the Mayor of Bristol to take her deposition as to what has been received or is still owing her by virtue of the said mortgage. Granted.	126 375 381	
220 37		12 183	
H. 14 141	3 June. Fine reduced to 70 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> on account of debts, and to be paid within 6 weeks.	12 236 236 70	
c. 32 90	16 Jan. 1652. Note that he has elapsed his time for payment of his fine.	12 391	
D. 126 377, 379	Jan. ? Note that on tendering the fine it was refused, and the case to be returned to Parliament as incapable of composition under the present rules.	63 649	
	14 May. Order for his discharge, being fined before the Act of Pardon.	12 435	

## CLAIMANT ON THE ESTATE.

	5 Aug. 1650. WM. VEALE, of Alveston, co. Gloucester, begs allowance of 100 <i>l.</i> a year, his only subsistence, out of the lands of his father, Thos. Veale, granted him by his father on his marriage 12 years since, and allowed by the Committee for Sequestrations until now, when by order from the County Committee of Gloucester, the tenant is prohibited paying it to him. Noted that Brereton should examine the case, and the County Committee certify whether the petitioner is not a delinquent.	126 374	
11 June 1649.	Claimant on the Estate of MARY BIRCH, Recusant, Widow of John Birch, Harborne, Co. Stafford, and MARY BIRCH, Widow of John Birch, of Gorscott, Co. Stafford.		
P.E. 217 199	FRANCIS GREGG, of Clement's Inn, compounds for $\frac{1}{2}$ of a mansion house and messuage in Harborne, co. Stafford, purchased of Mary Birch, a recusant, but no delinquent.	217 202	
L.C.C. 217 203			
R. 217 197	10 Aug. 1649. Fine 10 <i>l.</i>	6 198	
L.C.C. 168 531	6 Oct. 1652. Begs a certificate from the County Committee of the cause of sequestration of a messuage, &c., in Gorscott, late the lands of Mary Birch, deceased, to which he is by good conveyance entitled. They were first sequestered for her recusancy.	87 776 791	
533			
87 792, 796	6 Oct. The County Committee to examine Gregg's title to the estate, and certify.	17 303 87 789	
C. 32 204	15 June 1654. Claim not to be allowed, as John Birch, of Gorscott, to all appearances the grantor of the premises to petitioner in June 1652, was convicted of recusancy, 8 September, 5 Car.	23 1611	
87 787	20 June. Claim allowed on affidavit of Birch's death, with arrears from 6 Oct. 1652.	23 1611	
D. 37 767, 769			
778, 780, 797, 800-803			
R. 87 783			
D. 87 781			
C. 87 773			

## DOROTHY CARDENAS, Widow, Westminster.

R. 213 455	11 June 1649. Compounds, fearing she may be questioned for delinquency.	213 458	
P.E. 213 459	15 June. Fine at 30 <i>l.</i>	6 105	

## SIR EDW. LITTLETON, Bart., Pillaton or Pillington Hall, Co. Stafford.

11 June 1649.	He pleads that he prayed to compound when adjudged a delinquent for being in arms against Parliament, but could not, being outlawed as surety for 50,000 <i>l.</i> debts for William Courteen and Sir William Courteen, his father, besides	100 545	
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COMMITTEE FOR COMPOUNDING.—CASES.

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11 June 1649.

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	3,000 <i>l.</i> debts of his own; his estate being seized, he cannot raise money. Bega that his petition may be received as proof of his readiness to comply. Noted, "Accepted as a testimony of the petitioner's desire to avoid any contempt for not compounding within the times set and limited."		
	16 March 1652. Note that on 6 June 1650, the County Commissioners for Stafford forbade his tenants to pay rent to any extender of his lands.	16	141
c. 32 174	31 Dec. Certificate that on 4 Nov. 1651, Major Edw. Smith contracted for $\frac{1}{3}$ of Little Shelsey, his estate co. Worcester, at 66 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> rent.	32	148
	27 Jan. 1653. Walter Wrottesley, Walter Littleton, D.C.L., and John Birch, trustees of Sir Edw. Littleton, petition that in 19 Car., Sir Edward, then sitting as M.P., conveyed to them all his lands in Bradley, &c., co. Stafford, for discharge of debts, most of which they have paid. Not long after, Sir Edward deserted the house and went to Oxford, for which his whole estate was sequestered, except these premises. It is now in the late Act for Sale, and petitioners put in their claim to the Committee for Removing Obstructions, but could not prosecute in time, living far away. As the premises were not sequestered 1 Dec. 16 <i>51</i> , they beg an order to the Committee for Sale to stay the survey till the judgment of the House is obtained, or the powers of the Committee for Removing Obstructions enlarged.	134	301
c. 34 85	27 Jan. 1653. Refused on certificate of the Registrar and Auditor -	17	637
CLAIMANTS ON THE ESTATE.			
	29 Aug. 1650. The petition of ANNE GATES, widow of Thos. Gates, Baron of the Exchequer, to compound for a moiety of Sir Edw. Littleton's lands in co. Worcester, extended on a recognizance of 3,000 <i>l.</i> , dated 8 March 1647, by Thos. Gates—the said moiety being found at the rate of 80 <i>l.</i> a year on 29 April, 23 Car.—referred to Reading.	11	103
P.R. 107 871	29 Aug. 1650. FRAS. NEVILLE begs to compound on the Act of 1 Aug. for an extent on the lands of Sir Edw. Littleton in co. Worcester, on a recognizance of 800 <i>l.</i> , dated 25 Nov. 1640; obtained from the Commissioners of Appeals from Sequestrations an order for suspending the sequestration, and had a moiety of Sir Edward's estate in that county extended 29 April, 23 Car., at the rate of 20 <i>l.</i> a year. Has received but 80 <i>l.</i> towards his satisfaction.	107	870
P.R. 11 112			
D. 107 889,			
890, 873			
R. 107 865	28 Jan. 1651. Fine 213 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	10	368
	15 Feb. The fine being paid or secured, sequestration suspended	14	8
IND. 92 571	29 Aug. 1650. SIR WM. HICKS, Bart., of Buckholes, Essex, begs to compound on the Act of August 1 last, for part of the estate of Sir Edw. Littleton, extended 18 Car., by the petitioner, on a judgment for 1,800 <i>l.</i> , of which he has received 800 <i>l.</i>	92	564
P.R. 92 566			
P.R. 11 107			
	17 Sept. Proceedings and accounts to be produced - - -	11	172
L.C.C. 252 136	26 Sept. Ordered to bring in a particular of his estate, and of the fine imposed by the Essex Committee.	11	199
R. 92 559	27 July 1652. He is to produce the proceedings in his case before the Committee for Sequestrations, and account with the Auditor for his receipts from the estate, and meantime the County Committee for Stafford are to receive the profits.	17	57
	8 Sept. He pleads that the party who can clear his accounts is very remote from London, and begs that his fine may be set on the report, without allowance of the debt mentioned in it.	92	558
	8 Sept. Order that it be set on Tuesday next - - -	17	208
P.R. 100 575	29 Aug. 1650. FISHER LITTLETON, of Tedgley Lodge, co. Stafford, begs to compound on the Act of 1 Aug. 1650, for a portion of	100	573
R. 100 569			

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11 June 1649.	SIR EDW. LITTLETON—cont.			
H. 12 55	Sir Edw. Littleton's estate; obtained an Exchequer judgment			
D. 100 574	against him in 18 Charles, for a debt of 1,600 <i>l.</i> , with charges;			
-576	and in 1646 the Committee for Sequestrations allowed $\frac{1}{2}$ his			
	lands in Staffordshire, worth 254 <i>l.</i> a year, to be extended at the			
	rate of 100 <i>l.</i> yearly, which petitioner has received ever since.			
	29 Aug. 1650. Referred to Reading	-	-	11 107
	10 Dec. Order on report granting the petition, the fine to be			10 255
	1,134 <i>l.</i> , and sequestration suspended on payment of the first $\frac{1}{2}$ ;			
	the other $\frac{1}{2}$ to be paid in 6 weeks.			
	12 Dec. Suspension granted, $\frac{1}{2}$ the fine being paid and the rest			10 269
	secured.			
	Dec. 1651? Certificate by the County Committee of Stafford, at	135	663	
	request of HUM. LEWIS, of his forwardness in discovering Sir			
	Edward Littleton's estate, kept from sequestration by pretended			
	extents of Sir Wm. Hicks and Fisher Littleton. Also of his			
	discovery in Nov. 1651, of arrears due to Sir Chas. Cavendish.			
	LESSORS AND PURCHASERS OF THE ESTATE.			
	12 May 1652. THOS. KEMPSON, of Great Sardon, co. Stafford,	97	307	
	begs to be continued tenant of the tithes of Great Sardon,			
	which he has held for 20 years, first from Sir Edw. Littleton,			
	and since his delinquency from the State; had a 7 years' lease,			
	25 November last, but in February, the County Commissioners			
	let it for a year at a greater value; it was only posted at			
	Stafford, 8 miles off, and was therefore unduly let without			
	notice to him, who had been at charges in husbandry, and			
	made contracts with the parishioners, for which he is like to			
	be sued.			
	12 May. County Committee to certify	-	-	16 387
	2 June. Petition renewed. The tithes were let to him at 28 <i>l.</i> ,	97	306	
	which is paid, but the County Committee pretend that his			
	lease was not set by the box, and therefore not warrantable.			
	2 June. County Committee to certify why they disturb him in			16 492
	possession according to their own lease.			
L.C.C. 97 313	11 Aug. The County Commissioners having made their return,	97	310	
168 329	he begs confirmation of his lease.			
D. 97 315	11 Aug. The last contract to stand if the County Commissioners	17	131	
	have proceeded according to instructions.			
O.T.T. 100 555	25 July 1653. Discharge from sequestration of Shelsey Lordship,	18	904	
559	co. Worcester, forfeited by Sir Edw. Littleton and bought from			
	the Treason Trustees by Rich. Knightly and Rich. Salway.			
O.T.T. 100 557	28 Sept. Like discharge of Lemdal Manor, Penckridge College,	18	921	
	lands in Sardon and other manors and lands, co. Stafford,			
	bought by the same and Fisher Littleton.			
	Claimant on the Estates of ELIZABETH, MARGARET,			
	and ANNE, Daughters of HENRY, late LORD			
	MORDAUNT.			
c. 216 160	11 June 1649. JOHN MANLEY, of Wilshamstead, co. Bedford, begs	216	158	
P.M. 216 161	to compound for $\frac{1}{3}$ of the lordship of Wilshamstead, bought			
E. 216 155	from them and sequestered for their recusancy.			
	17 July 1649. Fine at 2 years' value, 216 <i>l.</i>	-	-	6 168
	11 Sept. The tenants to pay Manley their rents, and suffer him			6 208
	to enjoy the estate, or to appear within 14 days to answer their			
	contempt.			
c. 286 72-74	29 Sept. Manley again petitions. My father and I, being tenants	236	71	
	of Wilshamstead, he was outed for "reality to Parliament" by			
	Edw. Albone, the occupier, who brought some of the King's			

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party to take me prisoner. When the proposition money was lent, he said he had 4 or 5 pieces for Prince Rupert, but none for the Parliament, who did nothing but sit and prate. I told our Committee, but they would not meddle, so I told the Earl of Essex and the Committee at St. Alban's; they sent for him, and before he came to them he confessed the articles and craved mercy, and gave Captain Farmer, who fetched him, 8*l.* to question him no further. This fellow had  $\frac{1}{2}$  of his rent abated, and has cozened the State and the owners. I beg to be put in possession of what I dearly bought.

- 2 Nov. 1649. Order to Edward and Lewis Albone and Edw. Allen to appear on the 15th instant, to answer their contempt in disobeying a former order to deliver a manor in Wilshamstead, to Manley, unless they forthwith yield conformity. Noted as not sent. 236 75  
76
- 11 Oct. 1650. Manley petitions to be settled in possession of the lands, being disturbed by Edw. Albone and Edw. Allen on pretence of a lease from the County Committee, whereby he has been exposed to great trouble and charges in the Committee for Indemnity. 102 869
- 11 Oct. Order to confirm him in quiet possession of the estate - 11 221

EDW. NICHOLSON, Gainsborough, Co. Lincoln.

- P.B. 213 749 11 June 1649. Compounds, having been 3 years on appeal. Finds the attendance and delay so chargeable that being ancient, he had rather compound than wait longer. 213 747  
R. 213 745
- 23 June. Fine at  $\frac{1}{2}$ , 100*l.* - - - - - 6 114

ROGER OWSLEY, and WILLIAM, his Son, Buckland St. Mary, Somerset.

- P.B. 213 475 11 June 1649. Compound, though never sequestered, yet fearing they may be within the ordinance of sequestration. 213 473  
R. 213 471
- 15 June. Fine on their own discovery, 79*l.* 10*s.* - - - - - 6 106

WILLIAM HOWARD, VISCOUNT STAFFORD, Recusant, and the Claimants on his Estate.

- D. 216 71 11 June 1649. Henry, Earl of Kingston, and Marquis of Dorchester, petitions to compound for  $\frac{1}{2}$  of Forebridge Manor, co. Stafford, purchased from Viscount Stafford, and sequestered for his recusancy. 216 74  
P.B. 216 75  
R. 216 67
- 17 July. Fine 546*l.* 13*s.* 4*d.* - - - - - 216 76
- 26 July. The fine being paid or secured, the sequestration suspended. 216 76A
- P.B. 216 70 8 Jan. 1651. Order—on reading a former order of 14 Dec. 1650, and complaint that the County Committee of York refuse the Earl of Kingston the arrears of rent of Kneeton Manor, they having ordered that the manor be discharged, but the arrears paid to them,—that the Earl be permitted to take the arrears of rent in the tenants' hands, &c. 10 332  
L.C.C. 120 485
- D. 120 447–449 23 Dec. On certificate of the County Commissioners of undervaluation of the Stafford estate by 360*l.* a year, order that it be re-let, and out of the profits, the 410*l.* a year, for which the Earl of Kingston compounded, paid to him. 15 148
- O.C.C. 168 313 25 March 1652. The Earl begs discharge of this order, because— 97 87  
317 1. The Acts of Parliament upon which Lord Stafford is indicted are repealed by the present Parliament, and his estate should be discharged if there had been no purchase. 2. The estate had not been seized before the purchase. 3. He compounded not on his own valuation, but that of the County Committee. 4. He purchased land, not rents, and if there be improvement, it belongs to him. 5. The estate should be dis-
- L.C.C. 168 317

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11 June 1649.	VISCOUNT STAFFORD— <i>cont.</i>			
D. 97 54	charged by the late Act of Pardon, not being sequestered before 1 Dec. 1651.			
	25 March 1652. County Committee to certify whether they have levied any surplussage, and the Earl to have it for 2 months, on security to double the value.	16	217	
CASE 236 76A	30 March. The County Committee for Stafford state that they let Viscount Stafford's estate to Capt. Peter Backhouse, who has discovered an undervalue in the Earl of Kingston's composition therefor at 800 <i>l.</i> , of which he is to pay 410 <i>l.</i> to the Earl of Kingston, being the amount at which he compounded for the estate, and the other 390 <i>l.</i> to the State.	120	499	
	16 April. Case to be referred to Parliament, and 6 months allowed to obtain their order ; proceedings stayed meantime.	16	317	
	26 May. Capt. Peter Backhouse complains of this last order, having discovered the under-valuation of the estate in June 1649, being thanked for his care, and ordered his $\frac{1}{2}$ as discoverer, and when the estate was put up to auction, having bid more than any other, and more than the value, and had a 7 years' lease.	66	473	
	26 May. The Earl to have a copy of this petition, and to be heard thereon.	16	454	
	22 June. Order of 16 April confirmed, but with consent of both parties, Backhouse to retain his lease paying 37 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> rent.	16	593	
NOTE 97 75	1 July. Order on the Earl's complaint that Capt. Peter Backhouse's lease is worth 80 <i>l.</i> a year, and that Col. Danvers has had 50 <i>l.</i> from the estate and given no account, that Backhouse and Danvers account for their receipts.	16	641	97 77
	6 Aug. Order that they pay to the Earl's bailiff what is due to him on the accounts.	17	116	
	18 May 1653. Capt. Peter Backhouse begs a fifth of the value of his discoveries of the delinquency of Walter Fowler, and of the under-valuation of Viscount Stafford's estate in co. Stafford, compounded for by the Earl of Kingston.	66	457	
	18 May. Hearing ordered - - - - -	25	71	
NOTE 97 59	23 Feb. 1654. The Earl having given security for Stafford's estate, and the County Committee still demurring, the former orders for payment enforced.	25	299	
	23 Dec. 1656. Order in Council freeing Stafford's estate from the decimation tax.	177	588	
	11 Oct. 1650. County Committee resequester Trench Farm, near Wem, Salop, sequestered as Lord Stafford's, but on which SIR HEN. MILDMAI has an extent, and it is let by his agent at 130 <i>l.</i> a year.	253	27	
	14 Dec. Mildmay being ordered by the County Committee to compound on the Act for mortgages for a mortgage on Trench Farm, &c., Lord Stafford's lands co. Salop, replies to them that it is not in the Act, and so adjudged by the Committee for Compounding.	165	535	
	11 Feb. 1651. The said County Committee reply that they are only acting according to their instructions, and cannot recall their order.	165	537	
P.B. 14 29 104 367 D. 104 371, 373, 380 B. 104 363 H. 14 127	26 Feb. Sir Henry petitions that having a judgment in 15 Car. of 600 <i>l.</i> against Lord Stafford, he extended Trench Farm, value 100 <i>l.</i> a year, and has received the profits two years, but the extent is interrupted by the County Committee. He begs relief, his extent being before any conviction of recusancy, and there being no delinquency in the case.	104	369	



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	2 July 1651. He deposes that he has only received 226 <i>l.</i> of his debt by virtue of his extent.	104	373
	3 July. The judgment allowed, he is to account for his receipts, and all arrears incurred since 24 Dec. 1649 are to be paid him.	14	190
	25 May 1655. No more rents to be paid him till he has accounted with the Auditor.	80	385
c. 104 828	24 Jan. 1651. Henry Marwood, administrator of HUM. BRADBORNE, for his children, EDWARD and JOHN BRADBORNE, begs leave to recover a debt of 1,000 <i>l.</i> due to Bradborne from Wm. Howard, Viscount Stafford, by levying it from his sequestered lands, for which there is a judgment.	104	824
P.R. 10 365			
D. 104 825			
-831			
R. 104 819			
c. 104 797	6 May 1652. Claim allowed on a judgment of 1640, and the Committee for co. Gloucester are to let $\frac{1}{4}$ of Stafford's estate, and from the moiety of the rents to pay $\frac{1}{4}$ of the debt.	16	362
-799, 801			366
32 137		104	795
	15 Dec. Search ordered as to whether Hum. Bradborne has been sequestered.	17	500
		104	793
c. 162 403	22 Dec. Marwood begs extension of the lease to Stafford's lands in co. Bedford, those in co. Gloucester not sufficing, and the children having no other maintenance.	104	791
O.C. 19 1059			
108 837			
L. 104 845	22 Dec. Granted, on proof that Bradborne was not a recusant, but he is to account for his receipts therefrom.	17	532
146 173			
C. 32 191	16 Feb. 1653. Marwood and the County Committee of Bedford are to certify their respective receipts from the estate, and leave is granted Marwood to extend $\frac{1}{4}$ of the lands, co. Bedford.	17	678
L. 146 175		104	841
C. 104 846			
NOTE 91 585	15 June. Begs power to extend half the lands for the debt, that the orphans may not starve for want of food and clothes, or lie on the charge of the parish.	104	773
-587			
D. 91 583			
P.R. 25 146	15 June. Former orders confirmed	-	25 96
D. 104 768		104	839
R. 104 833			
D. 104 847	27 July. Petition renewed for a speedy hearing; can prove the legality of the deed.	104	771
L. 104 770			843
	29 Sept. Order that, as the judgment preceded Geo. Benion's lease and Stafford's recusancy, $\frac{1}{4}$ the rents from co. Gloucester and Bedford be paid till the debt is discharged.	19	1126
O.C. 27 61	7 Sept. 1654. Marwood begs to be admitted tenant to the estates in both counties, on security to pay what is due to the State.	104	769
	7 Sept. Granted on his giving as much as any other	-	27 115
R.C. 15 70	4 Nov. 1651. VISCOUNT STAFFORD begs discharge of his sequestration by the Commissioners of co. Stafford.	120	493
	20 Jan. 1654. He begs leave to contract for his estate on the Recusants' Act.	120	475
	20 Jan. Referred to Reading. No order	-	26 11
	26 May 1652. HUMPHREY VAWLE, and others of the Viscount's tenants in co. Stafford, complain that they, his ancient tenants, becoming by his sequestration tenants to the State, had their rents raised to extreme rack-rents after his composition, and were charged with taxes, &c, contrary to contract and the Act of Parliament; beg that, being by his re-sequestration again tenants to the Commonwealth, they may be relieved of all taxes accordingly.	125	609
	26 May. County Committee to certify if they hold from Lord Stafford or the State, and whether they are willing to relinquish their bargains.	16	461
	11 April 1654. JOHN CHAFMAN, of Birchin Lane, London, begs order for payment of a debt of 331 <i>l.</i> 10 <i>s.</i> , with interest, due in 1632 to him from Sir Wm. Howard, K.B., now Lord Stafford, who is sequestered for recusancy only, or else liberty to sue at law for the same against the third part of his estate.	73	851
	11 April. Granted liberty to take his course at law	-	27 24

					Vol. No. G or p.
11 June 1649.	VISCOUNT STAFFORD— <i>cont.</i>				
	17 Feb. 1655. EDW. BALDWIN, of Diddlebury, Salop, ordered to shew cause why he should not relinquish his lease of Lord Stafford's estate, co. Salop, which he holds at too low a rent.			27	299
	10 April. The estate to be let to the best advantage, unless he shows cause in 14 days.			27	363
	11 May. Baldwin's rent having been received by one of the late County Committee's agents, it is to be levied on the agent's estate.			30	385
	16 May 1655. JONATHAN LANGLEY, of the Abbey, near Shrewsbury, executor of Peter Langley, petitions that in 1639, Peter Langley obtained a judgment in the King's Bench against Sir Wm. Howard, K.B., now Viscount Stafford, for a debt of 400 <i>l.</i> and 10 <i>s.</i> costs, which is still unpaid, because of preceding incumbrances on the estate, and $\frac{1}{2}$ being sequestered for his recusancy, the County Commissioners will not now allow petitioner to recover the debt and damages; begs his remedy at law, or leave to prove his claim, and a speedy hearing.			99	705
c. 34 4	16 May. Referred to County Commissioners and Reading			- 27	360
12 June 1649.	THURSTAN COWLING, Chorley, Co. Lancaster.				
P.E. 213 585	Compounds for delinquency in adhering to the forces raised against Parliament in the first war only.	213	582		
D. 213 583					
R. 213 579	18 June 1649. Fine 10 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	-	-	-	6 108
	RICH. CROSTON, Heath Charnock, Co. Lancaster.				
P.E. 215 366	12 June 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	215	368		
R. 215 363	5 July. Fine at $\frac{1}{2}$ , 12 <i>l.</i>	-	-	-	6 150
	HEN. FOXCROFT, Clarkton, Co. Lancaster.				
	12 June 1649. Begs to compound, being 70 years old. Has but a tenement in Clarkton worth 6 <i>l.</i> a year. Is a true Protestant, and much troubled at the dissenting opinion of his wife, "whom he hath endeavoured by all means to inform." Never acted against Parliament.	213	485		
	15 June. Fine 40 <i>s.</i>	-	-	-	6 106
	THOS. HALSWORTH, Heath Charnock, Co. Lancaster.				
P.E. 215 350	12 June 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	215	352		
R. 215 347	5 July. Fine at $\frac{1}{2}$ , 18 <i>l.</i>	-	-	-	6 149
	MILES NIGHGALL, Heath Charnock, Co. Lancaster.				
P.E. 214 676	12 June 1649. Compounds for delinquency in adhering to the forces raised against Parliament.	214	678		
D. 214 679					
R. 214 673	28 June. Fine 6 <i>l.</i> 15 <i>s.</i>	-	-	-	6 133
	WM. THORNTON, Ellenthorpe, Co. York.				
P.E. 213 839	12 June 1649. Compounds on his own discovery for delinquency in adhering to the King in the first war, though never in arms.	213	835		
D. 213 838					
R. 213 833	23 June. Fine 43 <i>l.</i>	-	-	-	6 117

			Vol. No. G or p.
15 June 1649.	SIR EDMOND BRAY, Great Barrington, Cos. Gloucester and Berks.		
P.E. 213 631	Compounds, though never sequestered, fearing he may be ques-	213	630
R. 213 619	tioned.		
D. 213 627	21 June 1649. Fine 480 <i>l.</i> 14 <i>s.</i> - - - - -	6	110
P.E. 213 625	6 Nov. 1650. Begg the benefit of the resolves of 2 Oct. 1650, for	215	621
R. 213 623	compounding for some under-values and omissions.		
	14 Nov. Fine on his own discovery, 711 <i>l.</i> 1 <i>s.</i> 9 <i>d.</i> - - -	12	16
		213	632
	21 Nov. The fine being paid or secured, sequestration suspended	12	32
	1 July 1656. Petitions the Protector. Living within 14 miles	236	77
	of Oxford, was under the late King's power when it was a		
	garrison; was never sequestered, but compounded on the Ordinance of 1649, lest he should be complained of, and paid a		
	year's value of his estate, and is therefore brought within		
	compass of this extraordinary tax. Begg the benefit of the		
	clause of mercy in the declaration for those who have changed		
	their interest, and had no hand in the last rebellion, and		
	exemption from the tax.		
	1 July. The Commissioners for co. Gloucester to certify the	177	316
	grounds of their proceedings against him, and the value of his		
	estate.		
	GILBERT JONES, Ex-Chancellor of Bristol, Co. Gloucester.		
P.E. 216 13	15 June 1649. Begg to compound on Oxford Articles for his delin-	216	12
R. 216 9	quency in going there.		
	17 July. Fine at $\frac{1}{2}$ , 43 <i>l.</i> 5 <i>s.</i> - - - - -	6	165
	JOHN MILES, Ednaston [Edlaston?], Co. Derby.		
P.E. 214 635	15 June 1649. Compounds on his own discovery, being never	214	634
R. 214 631	sequestered nor impeached for delinquency.		
	28 June. Fine 10 <i>s.</i> - - - - -	6	132
	CHRIS. MUSGRAVE, Kirkoswald, Cumberland.		
P.E. 213 705	15 June 1649. Compounds, though never sequestered nor im-	213	704
R. 213 701	peached for delinquency, fearing he may be liable.		
	21 June. Fine 25 <i>l.</i> - - - - -	6	112
	Claimants on the Estate of GEORGE SMALLMAN, Recusant, Brackley, Co. Northampton.		
P.E. 217 663	15 June 1649. RALPH HUTCHINSON and ROB. MORRANT, citizens of	217	662
669	London, beg to compound for messuages, lands, &c., purchased		
L.C.C. 217 667	of George Smallman, $\frac{1}{2}$ whereof are sequestered for his recu-		
C. 217 665	sancy only.		
R. 217 659	21 Dec. Fine 94 <i>l.</i> 8 <i>s.</i> 2 <i>d.</i> - - - - -	6	255
D. 217 671			
	MAJOR HEN. WARREN, Burghclere, Hants.		
P.E. 213 501	15 June 1649. Compounds on the resolves of 21 March 1649,	213	499
R. 213 497	conceiving he may be questioned for something said or done		
	in the first war, though never sequestered nor impeached for		
	delinquency.		
	18 June. Fine 5 <i>l.</i> - - - - -	6	107
	25 June. On his complaint that though he has paid his fine, he	712	659
	is still detained prisoner for delinquency, order that he be		
	set at liberty.		

			Vol. No. G or p.
18 June 1649.	WM. BARROW, Churton, Co. Chester.		
P.E. 214 614	Begs to compound, being sequestered for taking part in the first	214	616
R. 214 611	war.		
28 June 1649.	Fine 60l. - - - - -	6	131
	JOHN BROWNE, Kempston, Co. Bedford.		
P.E. 214 143	18 June 1649. Compounds for delinquency, as of his own discovery, as of his own discovery,	214	142
R. 214 139	on the resolves of 14 March 1649.		
25 June.	Fine at one year's value, 5l. - - - - -	214	139
	RICH. COTTON, Recusant, Bedhampton, Co. Hants, and the Claimants on his Estate.		
c. 216 595	18 June 1649. THOS. BISSEX, of Portsmouth, Hants, compounds for	216	593
R. 216 591	¼ of Eastney Farm, purchased of Rich. Cotton, for whose recu- sancy it is sequestered.		
31 July.	Fine 80l. - - - - -	6	182
9 March 1652.	EDM. BERRESFORD, of Cannock, co. Stafford, begs	67	614
	leave to prove, by reference to counsel, his title to a rent- charge of 20l. on lands in Warblington, Hempworth, and Bedhampton, co. Hants, granted by Rich. Cotton, of Berres- ford, co. Stafford, to Chas. Cotton, who assigned it in 1641 to petitioner. Living far away, he could not look after it, and now it is sequestered for recusancy of Richard Cotton, grand- child of the said Rich. Cotton.		
9 March.	County Committee to certify and Reading to report -	16	106
17 Jan. 1654.	RICH. COTTON begs to contract for his estate on the	76	848
	late Recusants' Act, and to have allowance of any mitigation of the rules that may hereafter be granted. Noted as referred to Reading, but not drawn.		
4 April 1654.	GEORGE GROOM, of Holborn, petitions that Fras.	143	131
	Cotton, of Penrose, co. Monmouth, on 1st October last, assigned him an annuity of 30l. on lands in Warblington and Bedhamp- ton, co. Hants, granted him 12 James by his late father, Rich. Cotton; begs an order to the County Committee to pay it to him, or allow him to levy it on the estate, or to prove his title thereto, the rents meanwhile remaining in the tenants' hands.		
8 April.	County Committee to certify and Reading to report -	27	5
	WM. DUTTON, London.		
P.E. 214 828	18 June 1649. Compounds on his own discovery for adhering to	214	825
R. 214 823	the King's forces, but not in the late war.		
29 June.	Fine 10s. - - - - -	6	137
	Claimant on the Estate of JOHN and GEORGE LITTLE- BOYS, Recusants, Sussex.		
P.E. 215 657	18 June 1649. JOHN TICEHURST, of Watling [Wartling?], Sussex,	215	656
c. 215 657	compounds for ¼ of Ashburnham Parsonage, purchased of		
R. 215 653	John and George Littleboys.		
16 July.	Fine 41l. 13s. 4d. - - - - -	6	160
	JOHN MASON, Cliff, Co. Northampton.		
P.E. 215 835	18 June 1649. Begs to compound on Newark Articles for delin-	215	834
R. 215 831	quency in arms.		
17 July.	Fine 20l. - - - - -	6	164

18 June 1649.

RICH. PHILLIPS, Netley, Salop.

Vol. No.  
G or p.P.E. 215 787  
R. 215 78318 June 1649. Compounds on his own discovery for delinquency 215 785  
in living in the late King's garrison.

17 July. Fine 117l. - - - - - 6 163

Claimant on the Estate of BARBARA PRITCHARD,  
Recusant, Salop.IND. 132 434  
L.C.C. 132 435  
R. 132 42918 June 1649. RICH. WYNN, of Diddleston, Salop, begs to com- 132 432  
pound for  $\frac{1}{2}$  of two tenements and lands in Diddleston and  
Hardwick, co. Salop, lately purchased of Barbara Pritchard,  
worth 6l. a year, but  $\frac{1}{2}$  are sequestered for her recusancy.

18 June. County Committee to certify the yearly value - - 132 437

EDM. TURNER, St. Andrew's, Holborn.

P.E. 216 513  
R. 216 50918 June 1649. Compounds on his own discovery. Is not seques- 216 512  
tered, but fears he is liable for some delinquency in the first  
war.

28 July. Fine 30l. - - - - - 6 179

WM. WEDDALL, Earswick, Co. York.

P.E. 216 53  
R. 216 4918 June 1649. Compounds on his own discovery, according to 216 52  
the votes of 21 March 1649, doubting he is liable to sequestra-  
tion for something said or done in the first war.

17 July. Fine 258l. - - - - - 6 166

17 June 1656. His petition for freedom from the decimation tax 177 184  
referred by Council to the Major-General and County Com-  
missioners.

19 June 1649.

Claimant on the Estate of JOHN AUSTEN, Walpole,  
Norfolk, Recusant.P.E. 219 667  
L. 219 670  
R. 219 663  
NOTE 63 796HWM. CAMMOCK, of Boston, co. Lincoln, compounds for  $\frac{1}{2}$  of lands 219 666  
in Walpole, co. Norfolk, bought of John Austen.

25 Sept. 1649. Fine 71l. 8s. 2d. - - - - - 219 663

6 April 1654. Begs leave to renew his lease of the premises - 143 81

6 April. The Registrar and Auditor are to certify the value of  $\frac{1}{2}$  27 21  
of the lands, and Fowle to peruse the certificates, when further  
order will be given.

WM. COLE, Shenley, Co. Herts.

P.E. 214 687  
R. 214 69319 June 1649. Compounds on his own discovery, doubting he is 214 685  
liable to sequestration for delinquency in the first war.

28 June. Fine 18l. - - - - - 6 133

RICH. ELTONHEAD, Sen., Sutton, Co. Lancaster.

P.E. 215 800  
D. 215 803  
R. 215 79719 June 1649. Eltonhead and Thos. Burns, his creditor, beg to 215 802  
compound for Eltonhead's estate, which is seized for a debt of  
120l. due to Burns. Eltonhead's delinquency was in being in  
the King's quarters.17 July. Fine 92l. 10s. - - - - - 6 164  
236 78

PURCHASER OF THE ESTATE.

O.T.T. 83 731

24 April 1654. Discharge from sequestration of Eltonhead Hall, 18 944  
co. Lancaster, forfeited by Rich. Eltonhead, and bought from  
the Treason Trustees by Wm. Layton.

19 June 1649.		HEN. PRICE, M.P., Rhulac, Co. Merioneth.		Vol. No. G or p.	
P.E. 213 829	19 June 1649. Begg to compound on his own discovery, though never sequestered nor engaged against the Parliament.	213	827		
R. 213 829	23 June. Fine 200 <i>l</i> .	-	-	6	116
SAMPSON WISE, Harberton, Devon.					
P.E. 214 117	19 June 1649. Discovers himself and compounds. Though never sequestered, fears he may be for saying or doing something in the first war.	214	115		
R. 214 113	19 June. Fine at one year, 26 <i>l</i> . 16 <i>s</i> .	-	-	6	120
	29 July 1650. Re-sequestered on order from the Committee for Compounding, for non-payment thereof.	252	46		
20 June 1649.					
EDW. BRAY, Chobham, Surrey.					
P.E. 214 226	Compounds though never sequestered, fearing he may be questioned for something said or done in the first war.	214	228		
R. 214 223	25 June 1649. Fine at one year's value, 31 <i>l</i> . 10 <i>s</i> .	-	-	6	123
Claimant on the Estate of EDW. HARNAGE, Recusant, Belserdine, Wenlock Parish, Salop.					
P.E. 219 649	20 June 1649. THOS. HIGGINS, of Deddington, Oxon, compounds for $\frac{1}{2}$ of houses, &c., at Wenlock, &c., co. Salop, bought of Edw. Harnage.	219	647		
L. 219 651	19 Sept. Fine at 2 years' value, 80 <i>l</i> .	-	-	219	645
R. 219 645	10 May 1650. Paid and estate discharged	-	-	8	36
THOS. LEE, London.					
P.E. 216 506	20 June 1649. Begg to compound according to the votes of Parliament of 21 March last, having never been sequestered.	216	508		
R. 216 503	28 July. Fine 20 <i>l</i> .	-	-	6	179
GABRIEL YOUNG, Chobham, Surrey,					
R. 214 107	20 June 1649. Discovers himself and compounds. Though never sequestered nor impeached for delinquency, fears he may be liable to sequestration for something said or done in relation to the first war. His whole estate is 13 <i>l</i> . a year in lands and 20 <i>l</i> . personalty.	214	109		
	25 June. Fine at one year's purchase, 14 <i>l</i> .	-	-	6	120
21 June 1649.					
HEN. BARNARD, Petworth, Sussex.					
P.E. 215 727	Compounds on his own discovery for delinquency in the first war	215	726		
R. 215 723	17 July 1649. Fine 3 <i>l</i> .	-	-	6	162
SIMON COTTLE, Morewinstow, Cornwall.					
P.E. 76 607	21 June 1649. Compounds for delinquency in arms, for which his estate is sequestered.	218	82		
218 83	5 March 1650. Fine at $\frac{1}{2}$ , 168 <i>l</i> . 10 <i>s</i> .	-	-	7	36
R. 218 79	9 March. Paid and estate discharged	-	-	76	604
236 79					
RMC. 76 605					
ROWLAND EYRE, Bradway, Co. Derby.					
P.E. 214 397	21 June 1649. Compounds on his own discovery on the votes of 21 March 1649.	214	396		
R. 214 393	27 June. Fine 30 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	-	-	6	126

21 June 1649.

EDW. THOMPSON, Boothby, Co. Lincoln.

Vol. No.  
G or p.P.E. 214 21  
R. 214 1721 June 1649. Discovers himself and compounds. Though 214 19  
never sequestered, doubts he may be liable to sequestration  
for something said or done in the first war.23 June. Fine 200*l*. - - - - - 6 118

4 March 1650. Paid and estate discharged - - - - - 7 34

25 June 1649.

THOS. COLE, Wyrardisbury, Bucks.

P.E. 217 263  
R. 217 249Compounds for sharing in the first war, though not impeached 217 262  
nor concerned in the late war.13 Aug. 1649. Fine 20*l*. - - - - - 6 200

31 Aug. 1652. Note of a saving for lands in Iver - - - 12 513

P.E. 217 257  
P.E. 217 253  
C. 217 259  
R. 217 25112 Nov. Begs further time upon his saving for lands in Iver, co. 217 255  
Bucks, value 90*l*. a year, in right of his wife, not having yet 76 198  
recovered them. Noted as referred to Reading, to draw up a  
report.16 Feb. 1653. The sequestration of the said lands discharged, he 18 797  
having fully paid the fine.

COTTON HORNE, Mexborough, Co. York.

P.E. 214 621  
R. 214 61725 June 1649. Compounds on his own discovery according to the 214 620  
late votes, fearing he may be liable to sequestration for delin-  
quency in the first war.28 June. Fine 305*l*. - - - - - 6 132

4 June 1650. Paid and estate discharged - - - - - 8 105

LEFTWICH OLDFIELD, Leftwich, Co. Chester.

P.E. 217 831  
R. 217 827  
P.C. 217 83425 June 1649. Compounds on his own discovery, doubting himself 217 829  
liable to sequestration.22 Jan. 1650. Fine 154*l*. 14*s*. - - - - - 7 3

26 June 1649.

RICH. JOYLIFFE, East Stower, Dorset.

P.E. 217 565  
R. 217 561Compounds on his own discovery, fearing he is liable to seques- 217 563  
tration.6 Nov. 1649. Fine 73*l*. - - - - - 6 235

27 June 1649.

ALEX. EKINS, Weston, Co. Northampton.

P.E. 215 527  
R. 215 523Begs to compound, though not impeached nor engaged in the 215 525  
latter war, for delinquency in the first war.9 July 1649. Fine on his own discovery, 4*l*. 11*s*. 6*d*. - - 6 154  
236 80

JOHN HARVEY, Winchcomb, Co. Gloucester.

P.E. 215 721  
R. 215 71727 June 1649. Compounds, though nor sequestered nor engaged 215 720  
in either war.17 July. Fine 12*l*. - - - - - 6 162

WM. HOLMES, Tremere [Tremene], Cornwall.

P.E. 215 201  
D. 215 199  
R. 215 19727 June 1649. Begs to compound. Has never been sequestered, 215 204  
but doubts he may be for something said or done in the first  
war.3 July. Fine 158*l*. 11*s*. - - - - - 6 143

27 June 1649.

Vol. No.

JOHN MASSINGBEARD, Tooting Beake, Surrey.

G or p.

P.B. 216 119

27 June 1649. Compounds on his own discovery on the late 216 118  
votes.

B. 216 115

17 July. Fine 984l. 13s. - - - - - 6 167

PETER MINSHULL (late), Eardswick, Co. Chester,  
and THOS. MINSHULL, his Son and Heir.

NOTE 104 745

L.C.C. 143 463

465

224 279-283

236 81

D. 224 291

-295

148 467-471

L.C.C. 148 477

224 285

C. 104 737

739

L.C.C. 148 479

-483

224 273-277

C. 104 267

-271

32 40

L. 30 95

H. 17 152

224 249

D. 224 290

B. 224 239

D. 224 235

P.B. 224 227

-229

B. 224 225

27 June 1649. Thos. Minshull begs to compound for delinquency 104 744  
in arms. Noted as referred to the sub-committee.6 Nov. 1651. His estate of 400l. a year to be seized by the 30 92  
County Committee. The Committee for Compounding will take 224 287  
notice of the Baron of Kinderton's carriage in the case, and do  
that which shall vindicate the County Committee.3 June 1652. Minshull begs discharge on the Act of General 104 747  
Pardon, his estate not being sequestered till the latter end  
of Dec. 1651.

11 June. County Committee to certify when it was sequestered - 16 532

4 Aug. Case postponed till the production of proceedings before 17 99  
the Committee for Sequestrations, viz.:—Bradshaw's report on 104 741  
the settlement of his late father's estate, and the order of the 224 247  
Sequestration Committee thereon.21 Oct. Committee for Compounding being satisfied that by the 19 1037  
name of Capt. Minshull he was sequestered in 1646,—notwith-  
standing the Auditor's certificate that he found no sequestra-  
tion on the estate,—direct all claimants on the estate to appear  
before them, and the County Committee to send up a copy of  
the deed of 17 Oct. 1640, by which the estate was settled.  
Thos. Minshull to be admitted to compound on his request.2 Nov. He begs reference of his particular to counsel. Granted 104 752  
224 233  
231

4 Nov. Fine 769l. 14s. 10d. - - - - - 33 288

4 Nov. Asks leave to sell part of his Eardswick lands for pay- 224 237  
ment of his fine. Granted. 12 48117 June 1653. Minshull petitions the Council of State for remis- 104 736  
sion of the fine and discharge of the sequestration, having been  
deprived of his whole estate for nearly two years. Has acted  
nothing against Parliament since 1643.27 June. The Committee for Compounding are to relieve him, or 104 733  
state the matter of fact and report to Council. I 69 41720 July. The Registrar to state the proceedings and Reading to 25 131  
report.4 Oct. Minshull's petition to the Council of State referred by 104 730  
them to [Major Thos.] St. Nicholas, and [Sam.] Moyer, to state  
and report.CASE 104 732 1 May 1654. Minshull petitions the Protector for remission of 104 727  
his fine, the sequestration of his estate having amply paid it.  
With reference to the Committee for Compounding.

B. 27 73

16 May. The Registrar to state the case - - - - - 27 57

## CLAIMANTS ON THE ESTATE.

L. 73 360

148 173

I. &amp; } 73 361

D. } -367

357, 358

148 175-180

18 June 1651. ROB. CARTER, of Middlewich, co. Chester, begs 73 350  
discharge of Mowhouse in Stanthorne, co. Chester, leased for  
21 years by Peter Minshull to Peter Venables, Baron of Kin-  
derton, assigned to petitioner and by him compounded for, but  
now seized for a debt due to Sir Edward Fitton, Bart., a delin-  
quent deceased, by virtue of a deed dated 1640 made by the said  
Peter Minshull to trustees, for payment of debts and raising  
portions for his daughters.



COMMITTEE FOR COMPOUNDING.—CASES.

2093

			Vol.	No.
			G	or p.
27 June 1649.				
D. 73 353	18 June 1651. Referred to the County Committee	- -	14	167
148 171			73	359
L. 148 167	3 Sept. Carter complains that the County Committee refuse to receive his testimony on oath as to his title, and begs order for his examination on oath.		73	349
	3 Sept. Examinations to be taken and sent up to the Committee for Compounding.		15	4
			73	355
	20 Nov. He begs a day for hearing and reference to counsel	-	73	344
	20 Nov. Referred to Brereton	- - - -	15	94
			73	342
L.C.C. 73 351	4 Dec. Complains that Brereton cannot perfect his report, because the County Committee have not certified the cause of sequestration, which he begs they may be ordered to do.		73	347
148 159				
R. 73 337	4 Dec. County Committee to certify within a fortnight	- -	15	119
	25 Feb. 1652. Prays that he may receive the rents on security till the hearing of his case.		73	346
H. 16 63	11 March. Title allowed, and the County Committee to discharge the sequestration, or show cause within a month.		16	124
L.C.C. 148 475	8 Sept. Complains that he is not yet granted a discharge, and begs that the order for his discharge may be made absolute.		73	329
D. 73 329	8 Sept. Order confirmed accordingly	- - - -	17	205
	25 Feb. 1652. HEN. MAINWARING, one of Peter Minshull's trustees, begs confirmation of the order of the Committee for Sequestrations discharging an estate which was settled in trust by Peter Minshull, of Yardswick, co. Chester, in 1640, to pay his debts, and prefer his younger children, his son being debarred therefrom. It was sequestered in 1646 for delinquency of Thomas, son and heir of Peter Minshull, but discharged in 1647, on a full hearing and report of President Bradshaw.		106	291
	The trustees thereon sued Minshull and John Meaken, who pretended a title to the estate, and had a judgment in the Exchequer Court at Chester, but on some information given by them to the County Committee, the estate is again sequestered.			
C. 106 297	25 Feb. County Committee to examine and certify, and Brereton to report.		16	64
	Feb. ? Petition renewed, begging discharge on the Act of Pardon.		106	296
	1 March. Mainwaring begs to receive the rents on security pending the hearing.		106	294
	19 July 1653. PETER VENABLES, Baron of Kinderton, co. Chester, and Henry Mainwaring, trustees of Peter Minshull, complain of the continued sequestration of a part of Minshull's estate, assigned for a debt of 309 <i>l.</i> 15 <i>s.</i> 2 <i>d.</i> to Sir Edward Fitton, Bart., delinquent since deceased, though the debt was long since discharged, part being paid to the said Sir Edward, and part being received by the County Committee from the sequestration of the estate for Minshull's delinquency. The whole estate was assigned by deed of 14 Oct. 1640 to them, in trust for payment of debts, &c.		126	483
	19 July. County Committee to examine and certify	- -	25	129
	9 Feb. 1655. Venables begs, with the other trustees, to be admitted tenant of lands in Minshull Vernon, Wimboldsley, and Church Minshull, co. Chester, sequestered for Thomas Minshull's delinquency.		126	480
	9 Feb. Admitted at the best improved value	- - -	27	290

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27 June 1649.	PETER MINSHULL, &c.— <i>cont.</i>			
	2 Sept. 1658. The petition of William, Lord Brereton, Peter Venables, Baron of Kinderton, and Hen. Mainwaring, trustees for Jane Minshull, her children, and others, concerning the sequestration of Thos. Minshull's estate, referred to the Treasury Commissioners.	I 78	826	
	6 Oct. 1654. JOHN WARBURTON, of Church Minshull, co. Chester, begs allowance of his title to two leases for 12 years granted him by Thos. Minshull, the one dated 20 March, 17 Car., of 2 closes in Church Minshull, for which petitioner paid him 45 <i>l.</i> , the other, dated 18 Dec. 1650, of 4 closes in Yardawick, for which he paid a debt of 100 <i>l.</i> owing by Minshull to Christopher Blease, alderman of Chester.	144	271	
	6 Oct. County Committee to examine and certify, and Reading to report.	27	9	
P.E. 72 227	13 Dec. 1654. SARAH, wife of Wm. BROOKES, petitions that her husband, having a great debt due from Thos. Minshull, sued for its recovery, obtained a judgment, and in 1648 got possession of 108 <i>l.</i> a year of Minshull's estate. Soon afterwards he was dispossessed by feoffees, to whom Minshull's father had made a deed of trust in the interest of his younger children, and to defraud his son's creditors. At the father's death, petitioner's husband obtained the voidance of the deed, by proving that the father was but tenant for life, and that his son was heir-at-law; but owing to the sequestration for delinquency, petitioner's husband and her family, after spending many hundred pounds in prosecution of their claim, are destitute. Begs discharge of the sequestration on the 108 <i>l.</i> a year. Her husband has served Parliament as a commissioned officer.	72	226	
	13 Dec. County Committee to certify - - -	27	191	
R. 72 221	8 March 1655. On their report, the Committee for Compounding cannot allow the judgment.	27	329	
		72	221	
	13 April. On Mrs. Brookes' petition (missing) to the Protector, by him referred to Council, and delivered by the Lord President, it is referred to the Committee for Compounding to state the matter of fact and report.	72	213	
		I 76	26	
C. 27 404	1 May. Reading to prepare the report - - -			
NOTE 72 202	Jan. 1656? Sarah Brookes again petitions the Protector. Her husband paid 300 <i>l.</i> as surety for Thos. Minshull, who joined the King's army in 1643, whereon his father settled the estate on trustees for the younger children, and left his son an annuity; but on the father's death, the estate, worth 400 <i>l.</i> a year, was sequestered for the son's delinquency. In 1646 the sequestration was discharged, and Brookes sued the son for the 300 <i>l.</i> with interest, and obtained a judgment of 806 <i>l.</i> on the estate, and an extent for 108 <i>l.</i> a year proceeding thereon. Begs discharge of that portion of the estate.	I 92	110	
	14 Feb. Granted a 5 years' lease of it at a small rent - - -	I 76	545	
	18 July 1655. ELIZABETH, widow and executrix of Geo. FORD, of Congleton, co. Chester, begs payment out of the estate of Thomas Minshull, of a debt due from him to her husband. Before 1642, he was indebted 60 <i>l.</i> for wares, &c., bought; and for security, he entered into a statute merchant for 100 <i>l.</i> to Wm. Ward, as trustee for her husband, who, being then mayor of Congleton, could not take it in his own name. The statute was defeazanced for payment of 10 <i>l.</i> a year for 6 years; but the wars coming on, Minshull neglected payment. Her husband having died in Jan. 1647, petitioner, in	85	266	

27 June 1649.

the name of Wm. Ward, put the recognizance in suit, obtained judgment thereon, and in 1648 extended Minshull's estate; but before she could get possession, it was sequestered.

18 July 1655. County Committee to examine and certify - 29 11

GEORGE PHILPOTT, Recusant, Compton, Hants.

- PASS 215 111 27 June 1649. Begg to compound on Oxford Articles for delinquency in assisting the late King in the first war against Parliament. Made his addresses to the Committee for Compounding within 6 months of the surrender of Oxford, but was not admitted in respect of his recusancy. 215 108
- D. 215 113
- P.E. 215 109
- R. 215 95
- 2 July. Fine upon those Articles for  $\frac{1}{3}$  of his estate, 136*l.* 8*s.* 4*d.* - 6 140
- 17 March 1654. Petitions the Committee for relief on Articles of War. Complains that on pretence that he was a Papist in arms, the Committee for Compounding refused to admit him to compound for more than  $\frac{1}{3}$  of his estate, although he made many addresses, and had an intimation of Lord-General Fairfax that by Oxford Articles, all persons comprised within them ought to compound for their whole estates. Begg an order to the Committee for Compounding to admit him to compound for the rest of his estate, and to allow him the profits received from it, in defalcation of his fine. 110 309
- c. 27 86 17 March. Committee for Compounding required to certify whether he has forfeited the benefit of Oxford Articles. 110 307
- 15 Dec. On their certificate, the Committee for relief on Articles of War order that he be admitted to compound as desired. 110 289
- 26 Dec. He petitions the Committee for Compounding to admit him accordingly. 215 103  
110 293
- P.E. 27 220 9 Jan. 1655. Fine set at 272*l.* 16*s.* 8*d.*, to be defalked out of the 215 101  
215 105 320*l.* 7*s.* 9*d.* received from the estate, and the difference due c. 215 105  
R. 215 97 to be paid to him.
- P.E. 24 117 9 Jan. Fine being paid the estate discharged from sequestration 24 1171
- 22 Oct. 1659. Philpott suspected by the County Commissioners of abetting Sir Geo. Booth's rising, because he left home, and did not appear for some weeks after, though he is trying to prove that he was at home. 263 79
- 21 Nov. Depositions relating to him and others sent up with the answers. 264 12

CLAIMANTS ON THE ESTATE.

- 10 Aug. 1654. FRAS. GOATHE, of Chichester, begs leave to take possession of  $\frac{1}{3}$  of Compton Manor, Hants, of which he has a 7 years' lease granted in 1651 to George Philpott, who mortgaged it to petitioner for 500*l.* Brought an action of ejectment and obtained a judgment, but cannot act without leave, because Philpott is the State's tenant. Will pay the same rent and give good security. 144 15
- 10 Aug. His claim to the  $\frac{1}{3}$  disallowed, but if he give good security for rent and arrears, he may hold it during the remainder of the lease, unless the County Commissioners or Philpott show cause to the contrary. 27 111
- 6 Oct. 1654. THE CHURCHWARDENS AND PARISHIONERS OF SOUTH STONEHAM, co. Hants, beg discharge of 13 acres of land called Holmfields, engaged in 1649 by Geo. Philpott for payment of 50*l.* poor stock lent to him; but his estate being sequestered for recusancy, it is 2 years in arrears, whereby many poor are put to extreme want. 144 230
- 6 Oct. Referred to the County Commissioners and Reading - 27 9

27 June 1649.

EDW. POYNTZ, Barnstaple, Devon.

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G or p.P.M. 215 320  
M. 215 31527 June 1649. Compounds on his own discovery, not being ques- 215 313  
tioned nor impeached of delinquency.

5 July. Fine 23s. - - - - - 6 149

JOSEPH SMITH, Clerk, Sileby, Co. Leicester.

P.M. 215 69  
D. 215 71  
M. 215 55  
P.C. 11 127 June 1649. Began to compound, being adjudged a delinquent 215 68  
by the Lord Chief Baron, and prays to be exempt from paying  
his 5th and 20th parts, according to the votes of 21 March  
last.2 July. Fine at  $\frac{1}{2}$ , 600l. - - - - - 6 140  
236 82

## CLAIMANT ON THE ESTATE.

10 July 1650. The petition of LADY LUCY GRANTHAM, widow, for 11 41  
allowance of a lease made by Joseph Smith rejected, the lease  
being made since the wars.9 Aug. She petitions again. Having a just debt of 450l. due on 88 700  
bond 10 years ago it was secured to her by Smith by a lease,  
dated 15 March, 21 Car., for 12 years, of the parsonage house  
and impropriate tithes in Sileby, and she was in possession  
thereof before sequestration, but redemised the premises to  
Smith for 7 years at 36l. a year rent. Complains that she is  
hindered from the benefit of her lease, and begs examination of  
her witnesses, one of them being very sick, by the County  
Committee,9 Aug. County Committee of Leicester to certify the time of 11 76  
Smith's delinquency.P.M. 10 221  
215 53  
M. 215 59  
D. 215 6522 Nov. Began that she may pay Smith's fine of 600l., and that 215 62  
the sequestration may be then discharged, and she allowed to  
enjoy the tithes till her debt and the fine are satisfied.

24 Dec. Granted on report - - - - - 10 301

18 Feb. 1651. Began order for the treasurers to receive 300l. now, 215 57  
and a convenient time for paying in the rest. Granted. 14 1312 March. Having paid the whole, she is to enjoy the estate till 14 47  
satisfied her debt and fine. 88 696

6 May. County Committee to allow her the Lady Day rents - 14 107

L. 88 004  
D. 88 0003 June. She complains that Smith forcibly keeps her out of 88 698  
possession.3 June. Order that she be put into possession, unless cause be 14 145  
showed to the contrary.

L. 88 703

1 Jan. 1652. Complains that the County Committee still refuse 88 702  
obedience, and pay her rents upon orders of the Committee for  
Plundered Ministers.1 Jan. Order reinforced on penalty of summons for one of the 15 164  
Committee to appear. 88 691

D. 88 089

7 April. She is willing to allow the minister of Sileby 20l. a year, 88 687  
for prevention of further complaints, and begs that this may be  
accepted, and that the County Committee may pay her the  
moneys disposed of for augmentations.7 April. County Committee to deliver her possession according to 16 277  
order; if they refuse, the Committee for Compounding will  
employ others. 88 687THOS. WILLOUGHBY, Olney Park, Bucks, and Co.  
Northampton.

P.M. 215 245

27 June 1649. Began to compound on the votes of 28 March 1649, 215 243  
for anything in the first war for which he may be questioned.

27 June 1649.

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	Has never been sequestered for delinquency. Was not engaged in the latter war.		
R. 215 235	13 July 1649. Fine 7 <i>l</i> . - - - - -	6	144
P.E. 215 241	25 Sept. Compounds on his own discovery for a lease from the Earl of Northampton, of lands in Castle Ashby, co. Northampton, fallen to him by the death of his father since his composition.	215	239
R. 215 237	27 Sept. Fine 50 <i>l</i> .; or 57 <i>l</i> . - - - - -	6	218

## JOHN WISEMAN, Wimbish, Essex, and the Claimants on his Estate.

O.C.C. 133 369	27 June 1649. Order in the County Committee that Sussex Wortham be allowed a rent-charge of 110 <i>l</i> . a year for many years from lands of John Wiseman, in Brockholes, and Broadoaks, Wimbish and Radwinter parishes, Essex.	133	365
C. 133 381, 371			
D. 133 367			
NOTE 133 345			
R. 133 359	21 June 1650. His claim to the said estate referred to Brereton -	8	161
		10	49
		133	357
	27 March 1651. Order on report that the patent granting $\frac{1}{3}$ of the estate to John, father of Sussex Wortham, cannot be allowed, and that enquiry is to be made whether John Wortham was a delinquent.	14	70
		133	353
	10 March 1652. Sussex pleads that the grant was made by King James to his late father, who with himself always adhered to Parliament, and they have held it till 2 years back, when the County Committee kept it back without cause. Being his only livelihood, he must perish without it. Begg the rents till the debt is paid, or a hearing of the report. Noted, that the Committee adhere to their former judgment.	133	376
C. 133 381-389	21 May. Begg leave to prove that his father was not a delinquent, and to receive his rents, or have a hearing.	133	356
D. 133 373			
H. 16 490	21 May. Aud. Sherwin to certify to him the charge of delinquency against his father, and if there be none, the son will be allowed $\frac{1}{3}$ of the estate, and counsel will be heard touching the patent.	16	437
133 377		133	379
	24 June. Order that neither father nor son are proved delinquents; that as to the $\frac{1}{3}$ of a rent-charge of 54 <i>l</i> . a year on John Wiseman's lands, it appears by the petitioner's account that the debt has been repaid with interest from the estate; but if any arrears are due, they are to be demanded from Wiseman, for whose recusancy $\frac{1}{3}$ of the 54 <i>l</i> . are to be sequestered.	16	594
	3 May 1654. Wm. Crane, assignee of Sussex Wortham, administrator of John Wortham, petitions that the Committee for Removing Obstructions, 7 December last, by an order (missing) allowed Wortham's claim to 1,355 <i>l</i> . 3 <i>s</i> . 3 <i>d</i> . arrears from the estate of John Wiseman, recusant, which is in the 2nd Act for Sale, being Broadoaks, and other lands of Sir Wm. Wiseman, father of the delinquent, assigned by Wortham to petitioner, and the Drury House Trustees have set out lands of Wiseman for the debt; but there being an order of Parliament to exempt Wiseman from the Act of Sale, the Drury House order is not obeyed. Begg leave to clear his title on the proofs given to the Committee for Removing Obstructions.	78	89
			92
	3 May. Granted, and Reading is to report -	27	43
C. 155 457	17 Sept. 1652. WISEMAN complains that $\frac{1}{3}$ of his estate being sequestered for recusancy only, he has been by mistake reported a delinquent, and therefore his estate ordered to be	130	673
130 677			
L. 17 266			

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27 June 1649.	JOHN WISEMAN, &c.—cont.			
L.C.C. 155 459	sold. Begg an order to the County Committee to certify			
L. 17 266	whether $\frac{1}{4}$ of his estate has not been allowed him, as in case			
C. 32 110	of recusancy, not delinquency.			
L.C.C. 130 681	17 Sept. 1652. County Committee and Aud. Sherwin to certify	17	244	
155 455	date and cause of sequestration.			
	15 March 1653. He complains that Rob. Wright and Elizabeth, his	130	671.	
	wife, have entered on part of his $\frac{1}{4}$ , worth 30 <i>l.</i> a year, granted	672, 685		
	leases, and brought writs of ejectment; to avoid losing the			
	lands, brought a suit into Chancery, having failed at common			
	law, and after a long suit, got a decree, whereby the lands			
	are preserved to the State. Begg allowance of his charges			
	therein.			
	15 March. County Committee to certify, and to see that the	25	13	
	State's interest is not troubled, but that claimants to seques-	130	683	
	tered estates make good their titles before obtaining them.			
	17 Jan. 1654. Wiseman begs to compound for $\frac{1}{4}$ of his sequestered	130	669	
	estate on the Recusants' Act of 21 Oct. 1653.			
	17 Jan. Referred to Reading - - - - -	26	9	
L.C.C. 145 501	1 Aug. He begs a hearing of the returns of the Essex Committee	130	679	
	as to his charges in the lawsuit, and allowance thereof.			
	1 Aug. The County Committee to certify whether they directed	27	105	
	or encouraged him to begin his Chancery suit.			
	12 June 1655. Begg a hearing of their return, and allowance of	130	667	
	disbursements.			
	12 June. On proof of his charges, he is to be allowed a reasonable	27	415	
	proportion thereof.	130	659	
	17 July. He presents a bill of 30 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , and begs allowance	130	661	
	thereof.			
	17 July. Allowed 6 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> only, to be paid from the rents of the	29	29	
	sequestered $\frac{1}{4}$ of the estates.			
	3 Aug. 1653. RICH. STOCKWOOD, executor of Dorothy Fitz-Williams,	139	583	
	begs allowance, with arrears, of a rent-charge of 60 <i>l.</i> , by Sir			
	Wm. Wiseman, 4 Jac., for the benefit of Dorothy Fitz-Williams,			
	upon his manors of Broadoaks, Yeardley Hall, and Reedings,			
	in Wimbish, co. Essex, which at his death came to John			
	Wiseman, his son, for whose delinquency they are sequestered.			
	Dorothy died in 1626, and the lands being much encumbered			
	with debts, only 4 years of the annuity have been paid.			
	25 Aug. County Committee to examine, and Brereton to report -	25	155	
28 June 1649.	CHAS. BAXTER, Newton, Co. Lancaster.			
P.E. 215 231	Compounds on his own discovery for delinquency, if any, in the	215	230	
E. 215 227	first war.			
	3 July 1649. Fine 21 <i>l.</i> 3 <i>s.</i> - - - - -	6	144	
	RICH. CLIFFORD, Shalbourn Eastcourt, Berks.			
P.E. 215 311	28 June 1649. Compounds on his own discovery, not being se-	215	310	
E. 215 307	questered nor impeached for delinquency.			
	5 July. Fine 145 <i>l.</i> 10 <i>s.</i> - - - - -	6	149	
	JAMES COLLIER, Rainford, Co. Lancaster.			
P.E. 215 359	28 June 1649. Begg to compound for delinquency in the first	215	358	
E. 215 355	war. Is not discovered, and has not been engaged in the later			
BOND 236 83	war.			
	5 July. Fine 36 <i>l.</i> 8 <i>s.</i> - - - - -	6	150	

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28 June 1649.	GEORGE FANE, Chelsea, Middlesex.		
P.E. 219 473	28 June 1649. Compounds on his own discovery, being not yet	217	472
R. 219 469	sequestered.		
	27 Sept. Fine 3 <i>l</i> . - - - - -	6	218
THOS. HAWDIN, St. Clement Danes, London.			
P.E. 215 758	28 June 1649. Compounds on his own discovery, fearing he may	215	759
R. 215 755	be questioned for something said or done in the first war.		
	7 July. Fine 1 <i>l</i> . 10 <i>s</i> . - - - - -	6	163
LAURENCE LOWE, London.			
P.E. 216 623	28 June 1649. Compounds on his own discovery for delinquency	216	621
R. 216 619	in being engaged in the first war.		
	31 July. Fine at $\frac{1}{4}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	182
RICH. PARKINSON, Swines-head, Co. Lancaster.			
P.E. 215 403	28 June 1649. Bogs to compound, having a poor estate, a wife,	215	401
R. 215 399	and 9 small children.		
	5 July. Fine at $\frac{1}{4}$ , 18 <i>l</i> . - - - - -	6	151
SIR NICH. SELWIN, Preston, Sussex.			
P.E. 215 189	28 June 1649. Compounds for delinquency on his own discovery.	215	193
R. 215 187	Adhered to the forces raised against Parliament in the first		
	war.		
	3 July. Fine 20 <i>s</i> . - - - - -	6	143
ROB. TOWNSON, Cockerham, Co. Lancaster.			
P.E. 215 395	28 June 1649. Compounds for delinquency in adhering to and	215	393
R. 215 391	assisting the forces raised against Parliament.		
	5 July. Fine at $\frac{1}{4}$ , 3 <i>l</i> . 15 <i>s</i> . - - - - -	6	151
ROB. TOWVEY, Sigglesthorne, Co. York.			
P.E. 215 275	28 June 1649. Compounds for delinquency in adhering to and	215	274
R. 215 271	assisting the forces raised against Parliament in the war.		
	4 July. Fine at $\frac{1}{4}$ , 40 <i>l</i> . - - - - -	6	147
29 June 1649.	HEN. BARLOW, Wells, Somerset.		
P.E. 215 261	Compounds for delinquency in assisting the late King against	215	260
R. 215 257	Parliament.		
	3 July 1649. Fine 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	145
JOHN BUTOCHER.			
	29 June 1649. Order to respite his composition for a debt of	6	138
	250 <i>l</i> . on mortgage, because the mortgage is in question before		
	the Committee for Indemnity.		
JOHN GLEDHILL.			
P.E. 218 209	29 June 1649. Compounds for the estate in Clayton, Berkisland,	218	208
R. 218 205	co. York, of his brother, Rich. Gledhill, who engaged in the		
	late war under the Earl of Newcastle, and died 4 years ago.		
	11 March 1650. Fine at $\frac{1}{4}$ , 127 <i>l</i> . - - - - -	7	44

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29 June 1649.		WM. HUNT, Carbridge, Witney, Co. Oxon.			
P.B.	215 379	29 June 1649. Compounds on his own discovery, not being se-	215	382	
R.	215 377	questered.			
		5 July. Fine 20 <i>l</i> . - - - - -	6	150	
		PETER JOHNSON, Chard, Somerset.			
P.B.	215 373	29 June 1649. Compounds on his own discovery. Doubts he may	215	372	
R.	215 369	be liable to sequestration for some delinquency in the first			
		war.			
		5 July. Fine 7 <i>l</i> . 10 <i>s</i> . - - - - -	6	150	
		JOHN PASTON, Town Barningham, Norfolk.			
PASS	215 91	29 June 1649. Compounds as a recusant in arms in the first	215	88	
D.	215 93	war, on the Articles of Oxford. Petitioned within time,			
P.B.	215 89	but his case was referred to Parliament on account of his recu-			
R.	215 73	sancy.			
		2 July. Fine 9 <i>l</i> l. 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	140	
		21 Feb. 1650. Paid and estate discharged - - - - -	7	23	
P.B.	26 11	18 Jan. 1654. Bega to contract for $\frac{1}{3}$ of his estate on the Recu-	110	154	
		sants' Act of 21 Oct. 1653.			
		24 May. Petitions the Committee for relief on Articles of War, to	110	13	
		be allowed to compound for his whole estate on the Articles of			
		Oxford, the Committee for Compounding having only allowed			
		him to compound as a Papist delinquent for $\frac{1}{3}$ .			
		24 May. Committee for Compounding to certify if he has lost the	110	11	
		benefit of his Articles.			
R.	27 211	20 July. Order in the Committee for Compounding that Read-	27	96	
		ing state the case to the Committee for relief on Articles			
		of War.			
		22 Feb. 1655. Order in that Committee that the Committee for	215	85	
		Compounding produce the original of Lord-General Fairfax's			
		certificate, which is missing.			
		23 Feb. Order in the Committee for Compounding that one of	27	307	
		their officers attend the said Committee with the certificate.			
c.	215 83	3 March. Order in the Committee for relief on Articles of War,	110	1	
		that Paston be allowed to compound for the other $\frac{2}{3}$ of his			
		estate on Oxford Articles, with arrears from 20 Nov. 1646,			
		when he petitioned to compound.			
R.	215 75	13 March. Order in the Committee for Compounding that the	27	333	
P.B.	24 1175	Registrar and Auditor report what they know of the case, and	215	81	
		that Reading draw up a report in order to Paston's composition.			
		21 March. Fine for the $\frac{1}{3}$ 182 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> ., to be deducted from	12	629	
		193 <i>l</i> . 0 <i>s</i> . 1 <i>d</i> ., the profits of his estate received, and his seques-	24	1175	
		tration discharged.			
ING.	69 65	16 Aug. 1650. JOHN, son and executor of ELEANOR BIRD, widow,	69	47	
		bega that his lessee, John Birtbie, may enjoy the moiety of		87	
		the lands of John Paston, Papist, sequestered for his delin-			
		quency, but on report of Bradshaw, discharged, and granted			
		to Eleanor Bird, as executrix of Sam Cecil, on account of an			
		extent of 120 <i>l</i> ., allowed upon an <i>elegit</i> of the Upper Bench, but			
		now continued under sequestration by the County Committee			
		for the recusancy and delinquency of the said John Paston,			
		and discharge refused to the said lessee by the County Com-			
		mittee without order of the Committee for Compounding.			
		16 Aug. Referred to the Norfolk County Committee - - - - -	11	80	
			69	49	
		4 Sept. A speedy return of their certificate ordered - - - - -	11	190	



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29 June 1649.			
L. 69 14,	20 Sept. 1650. Bird pleads that Paston has paid no part of the said	69	86
15, 63-67	debt, but used all sinister and undue means to avoid the same		
L.C.C. 164 77	for 11 years, and forced petitioner to spend 140 <i>l</i> . Begg that		
D. 69 63	according to the liberty of the nation, and the known law of		
E. 69 39	the land, he may at last reap the benefit of his said judgment		
D. 69 43, 45	without further charge.		
	29 May 1651. County Committee to certify the value of the lands,	14	142
	and Bird to give an account of his charges.	69	81
ACCTS. 69 89-92	14 Jan. 1652. Bird begs to be exempted from attending the County	69	77
D. 69 2, 100	Committee, to prove the yearly value of the said lands; begs		
	also a speedy hearing of his cause, "which hath depended in		
	several courts and places of judicature these 13 years."		
	3 March. Pleads that he cannot compound for the lands as "he is	69	79
	advised that he is incapable thereto," and begs a speedy hear-		
	ing.		
	3 March. Sherwin is to state the accounts, and Bird to be allowed	16	91
	to extend $\frac{1}{2}$ of the land compounded for by Paston, and $\frac{1}{2}$ of		
	another third, being $\frac{3}{4}$ of the whole estate, till his extent is		
	satisfied.		
D. 69 93	13 May. Order on statement that the principal debt is 30 <i>l</i> .,	16	400
	interest 58 <i>l</i> ., and charges 160 <i>l</i> ., allowing him 200 <i>l</i> . in all, $\frac{1}{2}$ to	69	97
	be paid by the County Committee, and $\frac{1}{2}$ by Paston.		
	11 Aug. Paston begs discharge of the said order. Acknowledges	110	174
	that he borrowed 30 <i>l</i> . from Cecil on bond for 60 <i>l</i> ., 25 years		
	since, but he paid it 20 years since; yet Cecil's executors, having		
	got his bond, obtained judgment against him in Chancery, and		
	now Bird, who has received 40 <i>l</i> . from his tenants the last 2 years,		
	has an order for 200 <i>l</i> ., being more than 6 times the debt.		
	11 Aug. Order for Paston to produce witnesses of payment of	17	143
	the debt, and for further examinations.		
	THOS. POND, St. Dunstan's-in-the-West, London.		
P.E. 215 696	29 June 1649. Compounds for delinquency in arms. Was in	215	694
E. 215 692	Colchester at its surrender. Comes in on the votes of 14 March		
	1649.		
	17 July. Fine 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	161
	NICH. POYNTZ, Tickenham, Somerset.		
P.E. 218 125	29 June 1649. Being adjudged upon appeal to the Committee for	218	122
E. 218 119	Sequestrations to continue under sequestration for delinquency,		
L. 109 797	begs to compound.		
R.C. 14 100	8 March 1650. Fine at $\frac{1}{2}$ , 163 <i>l</i> . 10 <i>s</i> . - - - - -	7	40
109 775			
L.C.C. 109 797	30 April 1651. Eleanor Poyntz, his widow, begs discharge of the	109	732,
166 617, 619	lands in Tickenham for which her husband had a fine of 133 <i>l</i> .	737, 777	
D. 109 779	set; he has died without paying it, and had but a life estate in		
E. 15 108	the said lands.		
C. 109 784-786	19 Feb. 1652. Claim allowed, and sequestration ordered to be	16	44
D. 109 793, 791,	discharged, and arrears paid since the death of her husband,		
781, 789	11 Feb. 1651.		
E. 109 771	CLAIMANT ON THE ESTATE.		
	16 June 1652. MAJOR WM. GOODRICK, and his wife, ELEANOR,	88	90
	widow of Nich. Poyntz, beg allowance of their claim to, and		97
	discharge of the sequestration of the Lodge, Backwell Park,		
	and Park Meade, co. Somerset, which Rice Davies, late of		
	Tickenham, Somerset, father of Eleanor, upon his marriage		
	with Mary, widow of Robert Owen, merchant of Bristol, by		
	indenture of 13 Dec. 22 Jac., settled on Eleanor, his then		
	only daughter, and which he also devised by will to her when		
D. 88 101-104	the wife of Nicholas Poyntz. She enjoyed the same divers		
166 605	years, till Richard Browne,* who married a daughter of Rice		

\* See Rich. Browne's case, 28 Jan. 1550, *infra*.

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29 June 1649.	NICK. POYNTZ—cont.			
L.C.C. 88 99	Davies by another wife, made an entry on Woodpark, part of			
166 609	the premises, and ousted Eleanor. The land, being found in			
C. 88 105	Browne's possession, was sequestered for his delinquency, and			
D. 88 105, 107	still continues sequestered, notwithstanding petitioners' un-			
E. 88 91	doubted title, and judgment at Common Law against Browne,			
D. 88 79	in an action for trespass.			
	16 June 1652. County Committee to examine and certify, and	16	558	
	Brereton to report.	88	95	
H. 19 1058	2 Dec. Browne to have a copy of the report, and to defend his	19	1048	
1067	title.			
17 626,	6 Jan. 1653. Order that Goodrick be allowed to proceed to law,	19	1062	
645, 667	unless Browne compounds next Tuesday.			
25 38	21 April. Sequestration removed, and arrears to be paid to	19	1086	
88 81	Goodrick from 13 Aug. 1652.			
L. 171 263				
	RALPH ROYSTON, Cloworth [Claworth?], Co. Notts.			
P.B. 215 173	29 June 1649. Compounds on his own discovery for delinquency	215	175	
E. 215 171	in adhering to the forces raised against Parliament in the first			
	war.			
	3 July. Fine 10s. - - - - -	6	143	
2 July 1649.	JOHN ROLLESTON, Staunton, Co. Leicester.			
P.B. 216 791	Compounds on his own discovery, doubting he may be liable to	216	790	
E. 216 787	sequestration for something said or done in the first war.			
	9 Aug. 1649. Fine 13l. - - - - -	6	191	
	31 Aug. 1652. Noted a saving to compound for a debt of 15l. -	12	516	
3 July 1649.	ROB. BRADSHAW, Ockham, Surrey.			
P.B. 217 558	Begs to compound for delinquency. Was engaged in the rising	217	558	
	in Surrey with the Earl of Holland.			
	6 Nov. 1649. Fine at $\frac{1}{2}$ , 3l. 13s. 4d. - - - - -	6	240	
	Claimants on the Estate of THOS. COPLEY, Sen. and Jun.,			
	Recusants, Bredon, Co. Worcester.			
P.B. 217 587	3 July 1649. WILLIAM HANCOCK, and WILLIAM, his son, of	217	590	
C. 217 591	London, beg to compound for $\frac{1}{2}$ of the manor of Halls Court			
E. 217 585	and other lands in or near Bredon, purchased of the Copleys,			
D. 217 593	for whose recusancy $\frac{1}{2}$ are sequestered.			
595	27 Nov. Fine 253l. 7s. 8d. - - - - -	6	241	
	JUDITH, Widow and Administratrix of PHIL. CULME,			
	St. Paul's Churchyard, London.			
P.B. 78 543	8 July 1649. Her husband was in arms for the late King, but	78	542	
	deserted and died in the Parliament's service in Ireland, as			
	certified by Col. Mich. Jones, now Governor of Dublin. He			
	was sequestered for delinquency. Begs a favourable composi-			
	tion on account of his service. Noted as referred to the sub-			
	committee.			
	OLIVER FITZWILLIAM, Nottingham, Co. Notts, and			
	Ipstones, Co. Stafford.			
P.B. 217 547	3 July 1649. Compounds for delinquency in assisting the late	217	545	
	King against the Parliament.			
	19 July. Petition renewed, his estate being sequestered - -	86	1027	
E. 217 541	6 Nov. Fine at $\frac{1}{2}$ , 376l. 13s. 4d. - - - - -	6	234	

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3 July 1649.			
c. 86 1032	17 March 1652. He begs discharge on the Act of Pardon.		86 1026
1033	His estate in co. Stafford has never been sequestered, but since 1 Dec. 1651, the County Committee have secured his rents, on suspicion of delinquency committed before 30 Jan. 1649.		
c. 32 94, 95	20 March. Note by him stating that, being accused before the Council of State, he was ordered to depart the kingdom before anything was done as to his composition.		86 1030
P.B. 12 470	11 May. Fine reduced to 243 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , to be paid without interest, and then petitioner is to have all arrears of rents in the tenants' hands, but not what is paid in.		12 430 86 1025
	18 May. Having paid his whole fine, his estate is discharged	-	12 434 470
	31 Aug. Note that he had a saving to compound for a debt of 1,000 <i>l.</i> on Yoxall Manor, co. Stafford.		12 517
	13 Sept. 1653. Having compounded for 2 annuities on the manors of Cresswell and Ipstones, co. Stafford, of 40 <i>l.</i> a year each, and for 300 <i>l.</i> arrears thereof, had order of discharge, and received of Fennyhouse, tenant of Ipstones, 10 <i>l.</i> in part thereof, 12 <i>l.</i> being unpaid, which he now refuses to pay without suit, because in the particular Ipstones is not expressed as to the arrears, although included in the said sum of 300 <i>l.</i> Begs special order for receiving the said 12 <i>l.</i> arrears.		217 543
	13 Sept. The registrar ordered to insert in the particular the word Ipstones.		217 543
a.c. 25 272	25 Jan. 1654. He begs discharge of $\frac{1}{2}$ of the demesne of Malpas, co. Chester, worth 60 <i>l.</i> a year, the estate of his mother-in-law, Mary, widow of Silvester Plunkett. In 1634 she borrowed 1,000 <i>l.</i> of Sir Simon Every, to be repaid by 160 <i>l.</i> a year for 11 years, and as security engaged petitioner, who has thereby suffered a judgment on his estate in Cresswell Manor. The payment ceased in 1642, when petitioner was abroad, and her estate was sequestered for recusancy. For the remainder of the debt, 800 <i>l.</i> is demanded, and goods worth 50 <i>l.</i> have been taken in execution, and his estate in Cresswell threatened to be extended and sold. Has compounded for above 300 <i>l.</i> arrears of his annuity issuing out of Cresswell Manor in the hands of Mrs. Crompton, but cannot reap the benefit thereof.		86 1011 1019
86 1009			
I. & D. 149 253			
-258			
L.C.C. 86 1013			
149 251,			
267			
D. 86 1008			
A. 86 1001			
	22 June. Order that the Committee for Compounding are not empowered to allow what is desired.		23 1615 86 997
	25 July. He petitions that he understands that the County Committee coming to pass their accounts with the Auditor, he charges them to account, not only for the overplus of the rents and profits of Ipstones Manor, over and above petitioner's annuity of 40 <i>l.</i> , which it was intended he should enjoy for satisfaction of his arrears,—though it will never pay them, being not above 60 <i>l.</i> a year, and the arrears at least 200 <i>l.</i> ,—but also for the profits of the whole estate, alleging that he finds it sequestered for Mrs. Plunkett's recusancy, and cannot allow the accounts without order of the Committee for Compounding, notwithstanding petitioner has produced letters of discharge, and the order of the late County Committee for his receiving the whole profits.		86 1018
	25 July. Committee for Compounding confirm the order of the County Committee of 1 June 1652, appointing him to receive the rents of the premises, and to hold Ipstones Park and Manor when any lease thereof by them made should expire, and to enjoy the same during the life of Mrs. Plunkett; they direct the Auditor not to charge the late County Committee with profits received by petitioner since the said order.		27 98

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3 July 1649.	OLIVER FITZWILLIAM— <i>cont.</i>		
	31 July 1654. He petitions the Protector. The Committee for Compounding acknowledge that he ought to be relieved as to the $\frac{1}{3}$ of Mrs. Plunkett's estate sequestered for her recusancy. Begg reference back to them, empowering them to do therein as they see just, or certify the truth of the case to his Highness. With reference to the Committee for Compounding to state the case, with their opinion what is fit in justice to be done.	27 210 86 996	
	1 Aug. He begs the Committee for Compounding to refer his petition to counsel.	86 1016	
	1 Aug. Case referred to Reading - - - - -	27 107	
c. 34 61	13 June 1655. On his report, the Protector, finding that the petitioner has a right in equity to be satisfied out of Mrs. Plunkett's estate, requests the Committee for Compounding to permit him to receive the profits of the sequestered $\frac{1}{3}$ , towards satisfaction of the moneys by him paid.	27 210	
	13 July. His case being under consideration, the Committee for Compounding direct the County Committee of Chester not to intermeddle with his estate for 6 weeks.	29 20	
	17 July. Granted permission to enjoy the profits upon security -	29 19	
	WM. HOPTON, Bryers Norton, Co. Oxon.		
P.E. 217 609 R. 217 605	8 July 1649. Compounds on his own discovery for delinquency in adhering to the forces raised against Parliament.	217 608	
	12 Dec. Fine 15 <i>l.</i> - - - - -	6 243	
	RICH. LANE, Kingsthorpe, Co. Northampton.		
	8 July 1649. Begg to compound for delinquency in adhering to the King's party. No reference.	99 71	
	25 June 1650. County Committee certify that he is dead, and his lady has taken possession of the mansion house as her jointure, though they had let it with the estate at 30 <i>l.</i> to Major Edw. Horseman, militia commander, who wishes to settle in it; ask directions.	236 84	
	PURCHASER OF THE ESTATE.		
O.T.T. 99 35	26 April 1654. Discharge from sequestration of farms in Puddington and Kingsthorpe parishes, co. Northampton, forfeited by Lane, and bought from the Treason Trustees by Wm. Bishton.	18 944	
	HENRY MOORE, Nettlecombe, Somerset.		
P.E. 218 151 R. 218 147 F.C. 12 191	3 July 1649. Begg discharge as not being worth 200 <i>l.</i> Is sequestered for delinquency in arms with George Trevillian.	218 150	
	11 March 1650. Fine 33 <i>l.</i> 13 <i>s.</i> 10 <i>d.</i> - - - - -	7 42	
	16 Jan. 1652. Reported for non-payment of the second half of his fine.	12 393	
	12 May. Paid and estate discharged - - - - -	12 432	
	THOS. RANDOLPH, Woodson, Co. Worcester.		
O.C.C. 218 923 P.E. 218 921 R. 218 917 NOTE 112 1081	3 July 1649. Compounds for delinquency in being in service for the late King.	218 920	
	30 April 1650. Fine at $\frac{1}{3}$ , 50 <i>l.</i> - - - - -	8 12 112 1081	
	1 May 1651. There is no proof that his fine was confirmed; order that the second half be received, with interest.	12 196 112 1081	

## 3 July 1649.

JOHN SMITH, Snainton, Co. York.

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P.E. 215 779	3 July 1649. Compounds on his own discovery according to the	215	776
R. 215 771	late votes, fearing he may be questioned for something said or done in the first war.		
	18 July. Fine 2 <i>l</i> . - - - - -	6	163
	19 Nov. 1650. Begg to add, according to the votes of 2 October last, on his own discovery, 16 <i>l</i> . a year to the value of the lands formerly compounded for at 2 <i>l</i> . a year.	215	774
P.E. 12 19	22 Nov. Fine 16 <i>l</i> . - - - - -	12	36
R. 215 777	23 Nov. Paid and estate discharged - - - - -	12	47

FRAS. WAINWRIGHT, Jun., and ROB. WAINWRIGHT,  
Holt, Co. Worcester.

P.E. 218 247	3 July 1649. Each begs to compound on his own discovery, fearing liability to sequestration for some delinquency.	218	246
215 747		215	746
R. 218 243	17 July. Rob. Wainwright's fine set at 1 <i>l</i> . - - -	6	162
215 743	11 March 1650. Fras. Wainwright's fine 12 <i>s</i> . - - -	7	45

## 4 July 1649.

EDW. BARNWELL, Mileham, Norfolk.

P.E. 216 415	Compounds for delinquency in forcibly keeping his house against Parliament, and refusing to pay the parliamentary assessments, for which his estate has been sequestered 5 years.	216	418
R. 216 415			
	26 July 1649. Fine 45 <i>3l</i> . - - - - -	6	176
	27 Nov. On his complaint that the County Committee detain his rents, and have leased his estate, they are ordered to pay him his rents, and make void the lease, or show cause.	6	241
		9	11
		236	85, 86

SIR FRAS. RODES, Bart., Barlborough, Co. Derby.

REC. 218 633	4 July 1649. Compounds, not being sequestered, fearing he is liable to sequestration for something said or done in the late wars.	218	628
635			
NOTE 218 632	25 March 1650. Fine 530 <i>l</i> . - - - - -	7	76
P.E. 218 629	3 May. Fine to be discharged on his settling 50 <i>l</i> . a year on the minister of Elmton, and paying 30 <i>l</i> .	8	19
R. 218 625	7 June. Paid and estate discharged - - - - -	8	130
C. 35 14, 177	7 April 1652. Darcy Rodes and Edw. Cole allowed 6 <i>l</i> . for charges in prosecuting a discovery against Sir Fras. Rodes, who has paid his fine.	16	277

WM. SPARKE, Alderman of Chester, Co. Chester.

C. 215 433	4 July 1649. Compounds for delinquency in continuing in Chester whilst it was held against Parliament. Appealed against sequestration to the Committee for Sequestrations, but the Barons of Exchequer, 27 June 1649, ordered his sequestration to stand.	215	429
P.E. 215 431			
R. 215 427	9 July. Fine at $\frac{1}{2}$ , 59 <i>l</i> . - - - - -	6	152

## 5 July 1649.

Claimant on the Estate of ROB. LONG, Co. York.

P.E. 216 579	JOHN HALL, of Richmond, Surrey, compounds for a lease of lands, parcel of the late disafforested forest of Galtres, co. York, which he obtained from Rob. Long, 15 May 1642, for divers sums lent to him, Long not having prosecuted his composition.	216	577
O.C.C. 216 581			
R. 216 575			
C. 33 314			
34 16			
	31 July 1649. Fine 550 <i>l</i> . - - - - -	6	182

9 July 1649.

JOHN ATKINS, Stanwick, Co. Northampton.

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R. 217 181

Begs to compound, being declared sequestrable, though not within the ordinance. 217 183

10 Aug. 1649. Fine 456*l.* 9*s.* 2*d.* - - - - - 6 197

MAJ.-GEN. ROWLAND LAUGHARNE, St. Bride's, Co. Pembroke.

P. 217 573  
D. 217 569  
R. 217 567

9 July 1649. Compounds for delinquency in arms in the last defection in Wales. 217 572

6 Nov. Fine at  $\frac{1}{2}$ , 712*l.* 7*s.* 6*d.* - - - - - 6 23527 Sept. 1655. Petitions the Protector. Having been in arms, flies from his Highness's justice to his mercy as a common father. His estate is engaged and extended for large sums which he spent on the service. On his unhappy defection, had a large personal estate taken, and had a fine of 700*l.*, which, though taken off by the Act of Oblivion, is now called for by the Haberdashers' Hall Commissioners. Begs leave to sell his estate before the claims upon it, with interest, come to more than it is worth. With reference by the Protector to Council. 29 77  
236 87CASE 29 78  
236 89  
C. 34 37  
R. 29 79  
236 90

27 Sept. Referred by Council to a committee - - - - - 176 311

16 Nov. Reference by the said Committee to the Committee for Compounding. 236 88

7 Dec. Case referred by them to Reading to report - - - - - 29 79

R. 236 91

25 Dec. Fine remitted by the Protector and Council, on a report of a Committee of Council, representing that he had done many eminent services for the Parliament before the revolt, and had been a great sufferer for that cause; and since the revolt, had lost 1,000*l.* a year in land and debentures, together with all his personal estate, estimated at 3,000*l.* His fine was imposed without regard to his debts, which were 4,000*l.*, whereof 1,500*l.* was in judgments upon the estate before the fine was set. He has a great charge of children, and since 1648 has lived peaceably. 12 645  
176 43524 Jan. 1656. Order for remission amended, the fine having been stated at 700*l.* instead of 712*l.* 7*s.* 6*d.* 12 645  
176 489

## CLAIMANT ON THE ESTATE.

28 Aug. 1650. WM. GREEN complains that being Receiver-General of Crown revenues in cos. Worcester, Salop, Stafford, and Hereford in 1640, he assigned into the Exchequer a bond dated 21 Jan. 1638, for 150*l.* due to him by Rowland Laugharne, and had an order on his lands therefor, but Laugharne being sequestered, he loses the benefit of his assignment. Begs relief. Noted that he is to particularize how Laugharne's lands became liable to this bond. 138 81

SIR ARTHUR LOFTUS, and JANE, LADY LOFTUS, his Wife.

9 July 1649. Order in the Council of State to Sir Adam Loftus for payment to Sir Arthur Loftus of 200*l.* on his allowance of 5*l.* a week from the moneys raised for Ireland. 99 673

16 April 1650. He assigns his interest to John Boradale, of Dunstan's-in-the-West. 99 674

13 Aug. Order for 200*l.* to be paid to Boradale accordingly - 11 76  
99 67122 June. Parliament order for payment to Lady Loftus of 4*l.* a week on her husband's account. 1 227  
236 91A

27 Aug. Order in the Committee for Compounding for this payment for 6 months for the relief of herself and children. 11 97

# COMMITTEE FOR COMPOUNDING.—CASES.

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9 July 1649.

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25 Nov. 1651. Order again renewed for 6 months on a Parliament order of 21 Nov. 1651.	12	349
	236	91B
27 July 1654. Order in Council for payment to Sir Arthur of 200 <i>l.</i> , in lieu of the allowance to his lady and children of 5 <i>l.</i> a week, with arrears.	99	669
	175	450
		472
10 Aug. Order in the Committee for Compounding accordingly -	27	108

## PHILIP NASH, Crewe, Co. Chester.

P.M. 219 690	9 July 1649. Compounds for delinquency in assisting the forces raised against the Parliament.	215	689
R. 219 686	17 July. Fine 39 <i>l.</i> 14 <i>s.</i> 2 <i>d.</i> - - - - -	6	165

## AND. RICHARDS, Wincanton, Somerset.

P.M. 215 827	9 July 1649. Compounds for delinquency. Was in the garrison of Sherborne whilst it was held against Parliament.	215	825
R. 215 823	17 July. Fine 20 <i>l.</i> - - - - -	6	164
	16 Jan. 1652. Noted as having elapsed payment of his fine	12	393
c. 32 102	14 Dec. Paid and estate discharged - - - - -	24	1077

## LADY JANE SPOTTISWOOD, JANE, VISCOUNTESS LOFTUS [Wife of Edward, second Viscount Loftus], and SIR THOS. CAREY.

	9 July 1649. Parliament order that 40 <i>s.</i> a week be allowed Lady Spottiswood out of the 50,000 <i>l.</i> for Ireland.	1	222
		236	92
	23 April. Parliament order renewed, with arrears from 28 July 1649, to enable her to return with her family to Ireland, and order in the Committee for Compounding accordingly.	1	222
		8	1, 2
		236	93, 94
NOTE 236 95	21 Nov. 1651. Order in Parliament for the continuance of the said pension.	142	299
	25 Nov. Order in the Committee for Compounding accordingly -	142	300
	22 June 1653. All the three petition that having lost many thousands by the rebellion in Ireland, and being unable to subsist here or return there without help, they may have leave to recover for themselves 1,100 <i>l.</i> from co. Cambridge, part of great sums collected for the distressed in Ireland, but remaining in private hands.	73	114
	29 June. Order in the Council of State that the Committee for Compounding hear what they have to offer, and allow them $\frac{1}{2}$ of their discoveries.	25	151
		73	111
		169	446
	29 July. Order in the Committee for Compounding that they be allowed to examine witnesses on their discoveries.	25	151
	July ? They inform against sundry collectors and receivers of the money assessed for Ireland, of their detaining in co. Cambridge 1,500 <i>l.</i> , co. Wilts 2,000 <i>l.</i> , and the rest of the counties of England and Wales, 30,000 <i>l.</i>	73	110

## ELIZABETH, Widow and Executrix of COL. FRAS. THORNHAUGH, of Nottingham, Co. Notts.

	9 July 1649. Petitions that her husband having raised a horse regiment for Parliament, was by an order of Parliament, of 22 Oct. 1647, given, to receive 1,030 <i>l.</i> from the estate of Thos. Markham, Papist in arms, but it is compounded for by purchase or otherwise, and the sequestration suspended, so that having lost her husband in the service, she is in danger of losing a large part of her estate. Begs an order to the County Committee of Lincoln to re-sequester Markham's estate, or for her to receive the composition money. Noted, letters to be sent	122	637
			647
D. 122 643			
R. 122 639			

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9 July 1649.	ELIZABETH THORNHAUGH—cont.			
	to the County Committees, that if they find Markham a Papist in arms, the estate is to be seized for the uses named.			
	17 Aug. 1649. Parliament order that as Col. Thornhaugh's arrears were 2,341 <i>l.</i> 1 <i>s.</i> 7 <i>d.</i> , the several County Committees of Notts, Derby, and Stafford, pay the widow sums amounting to 781 <i>l.</i> 11 <i>s.</i> 6 <i>d.</i> a year, from the Earl of Newcastle's estate, till the arrears are discharged.	122	645	
	18 June 1650. She complains that though she has often applied to the County Committees, she has only received 1651. 2 <i>s.</i> 9 <i>d.</i> from the late Commissioners for co. Notts, on account of a Parliament order of 25 Oct. 1649, forbidding payments from sequestered estates except by order of the Committee for Compounding. Begs examination of her claim and relief.	122	641	
	18 June. Referred to Brereton	-	-	8 147
				10 45
c. 122 625	24 Oct. Order on report that Col. Hutchinson present the case to Parliament, and that the County Committees concerned certify what they have paid her towards the 2,341 <i>l.</i>	10	194	
624				
	4 March 1651. Parliament order that the balance of what is due to her be paid from the estate of Thos. Markham.	122	631	
L. 122 623	9 April. Order thereon that Auditor Sherwin examine the accounts, and certify what remains due.	122	633	
629				
c. 122 635	9 May. Order on Sherwin's report that the treasurers of Goldsmiths' Hall pay her the balance of 2,701 <i>l.</i> 11 <i>s.</i> 10 <i>d.</i> due on her Ordinances.	12	203	
D. 122 636				
12 July 1649.	JOHN BAGSHAW, Morton Pinkney, Co. Northampton.			
P.E. 215 739	Begs to compound. Was never sequestered nor impeached, nor engaged in the late war, yet doubts himself liable to sequestration for something said or done in relation to the first war.	215	737	
R. 215 735	16 July 1649. Fine 1 <i>l.</i>	-	-	6 162
16 July 1649.	JOHN COSIN, D.D.			
P.E. 217 531	Compounds for delinquency in adhering to the King in the first war.	217	530	
R. 217 527				
	30 Oct. 1649. Fine at $\frac{1}{3}$ , 60 <i>l.</i>	-	-	6 227
H. 14 230	25 Feb. 1652. Frances, Anne, and Elizabeth, his daughters, beg order to the County Committee of Durham to examine their title to 8 leases made in 1637 by [Dr. Rich. Hunt] Dean and the Chapter of Durham to Ralph Allanson, in trust for them, of tithes in Houghton, &c., co. Durham. Allenson assigned his interest in 1640 to Henry Blackstone, their uncle, in trust for them, their mother [Frances Cosin] dying when they were very young; they have been deprived of their rights by the sequestration laid on the estate for the delinquency of their father.	76	666	
L.C.C. 154 169	25 Feb. County Committee to examine and certify, and Reading to report.	16	64	
76 667		76	663	
D. 76 669-671	8 July. They beg a hearing of their case as stated by Reading, being without means of livelihood.	76	655	
154 171, 172	8 July. Hearing ordered	-	-	16 668
	22 July. Leases allowed, and petitioners to enjoy the rents with arrears since 24 Dec. 1649.	17	39	
R. 76 657				
	WM. STABLE, Pontefract, Co. York.			
P.E. 217 59	16 July 1649. Compounds for delinquency in assisting the forces raised against Parliament in both wars.	217	58	
R. 217 55				
	9 Aug. Fine 12 <i>l.</i>	-	-	6 194



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17 July 1649.	NICH. JOHNS, Co. Monmouth.			
PASS 215 877	Begs discharge according to the late Act for South Wales and co. Monmouth, no delinquency being alleged against him but his living in London during the last three years. The County Committee promised to take off his sequestration when he repaired to them to know the cause thereof.	215	880	
	17 July 1649. Fine 3 <i>l</i> .	-	-	6 165
18 July 1649.	THOS. BARGRAVE, Eastry, Kent.			
P.M. 219 765	Compounds for delinquency. Was captain of a frigate in the Prince's fleet, in the last summer's engagement at sea against Parliament.	216	763	
R. 219 761				
C. 34 122				
	9 Aug. 1649. Fine 59 <i>l</i> .	-	-	6 190
	PAUL WEYMAN, or WEYMOND, Ebony, Kent.			
P.M. 216 501	18 July 1649. Compounds for delinquency in going to Oxford when held against the Parliament.	216	500	
R. 216 497				
	28 July. Fine 22 <i>l</i> . 10 <i>s</i> .	-	-	6 179
19 July 1649.	RICH. FORD, Merchant, London.			
P.M. 216 410	Compounds for delinquency. Voluntarily contributed towards the Parliament's first raising of men for Ireland, but afterwards, in his absence about his calling at Rotterdam, he was by Ordinance of 6 July 1644 voted an incendiary and enemy to Parliament.	216	408	
414			412	
R. 216 405				
	26 July 1649. Fine 129 <i>l</i> .	-	-	6 175
	22 Nov. Certificate that having satisfied his fine, he is discharged and restored to the same freedom and privileges of trade as he enjoyed before the passing of the Ordinance.	236	96	
	31 Aug. 1652. Noted as having a saving to compound for divers debts of merchants.	12	521	
	ROB. MASKEW, Dunston, Co. Derby.			
P.M. 217 401	19 July 1649. Compounds for delinquency in assisting the forces raised against the Parliament.	217	400	
R. 217 397				
	27 Sept. Fine at $\frac{1}{2}$ , 60 <i>l</i> .	-	-	6 216
20 July 1649.	JOHN JACOB, Sen. and Jun., Tavistock, Devon.			
P.M. 216 233	The son compounds on his own discovery, fearing he may have said or done something making him liable of sequestration.	216	231	
	20 July 1649. Fine 40 <i>l</i> .	-	-	6 172
	1 June 1652. John Jacob, sen., Elizabeth, his wife, and 9 children, complain that the whole estate is sequestered and let to Lieutenant John Pearse at 100 <i>l</i> . a year, no allowance being made to them. Beg allowance of their fifth part.	95	893	
	6 July. Granted, if not already done, and if the estate be not sequestered for recusancy and $\frac{1}{2}$ allowed already.	16	649	
L.C.C. 152 211	28 Jan. 1653. The son begs allowance of his lease of Crowndell barton, in Tavistock, which his father held for 3 lives of the Earl of Bedford, rent 4 <i>l</i> . a year, and which, by his father's death, has come to him.	95	891	
	28 Jan. County Committee to examine and certify	-	-	17 637
	CLAIMANTS ON THE ESTATE.			
	30 June 1652. LIEUT. JOHN PEARSE, of Ermington, Devon, petitions that having leased the whole estate of the Jacobs, being Crown-	109	341	

20 July 1649.

JOHN JACOB, &c.—*cont.*

dell barton, at 100*l.*, out of which the son has 40*l.* yearly, for which he has since compounded, this 40*l.* ought to be abated from the rent; but the County Committee cannot do this without order. Also  $\frac{1}{2}$  the barton has fallen away since his lease, by the death of the mother of John Jacob, sen., who only held it for life.

Begs an order to the son to forbear distraining him for the 40*l.*, and to the County Commissioners not to distrain him for rent, till the allowances to be made him have been considered, it being a rule of the Committee for Compounding that no man should suffer for good affection, which was his only reason for engaging in the lease.

30 June 1652. Referred to the County Committee - - - 16 630

23 March 1654. John Newworthy, of Tavistock, Devon, begs an order to the County Commissioners of Devon to examine his case. Has an estate in Tavistock of 26*l.* a year, set to Lieut. John Pearse as that of John Jacob, who never had an estate therein. It was his mother's, and she disposed of it for the use of John Jacob's children, whose guardian sold it to petitioner. Begs that Pearse may not be further charged with the arrears of rent. 143 445

1 Jan. County Committee to examine and certify, and Brereton to report. 25 274

RICH. SHERBORNE, Slaideburn, Co. York.

r.n. 216 587 20 July 1649. Compounds for delinquency in assisting the forces raised against Parliament. 216 586  
 n. 216 583  
 d. 216 589 28 July. Fine first set at 86*l.* - - - - 6 178  
 236 97  
 31 July. Fine altered to 77*l.* 8*s.* 7*d.* - - - - 6 182  
 91 Aug. 1652. Note of his saving to compound for a house of 10*l.* a year in Newton, Slaideburn parish. 12 521

JOHN WOOD, Prestwich, Co. Lancaster.

r.n. 216 230 20 July 1649. Compounds on his own discovery, never having been sequestered nor impeached for delinquency. 216 227  
 20 July. Fine 10*s.* - - - - 6 172

22 July 1649.

JOHAN COLE, Widow, and JOHN and THOMAS, her Sons, Wichampton, Dorset.

r.n. 216 451 Johan Cole, after long appeal, being adjudged by the Barons of Exchequer sequestrable, begs to compound. 216 446  
 r.n. 216 449  
 n. 216 437 26 July 1649. Fine 207*l.* - - - - 6 176  
 r.n. 116 153 29 Aug. 1650. Henry Scobell, clerk of the Parliament, pleads that being bond for her in several sums, which he was obliged to pay, and she being otherwise indebted to him, she sold him the manor and farm of Over Lillington, with avoidance on payment of 500*l.* 3 June 1646, and 45*l.* a year from 2 June 1642, the date of the indenture. Neither principal nor interest has been paid. There being an estate in the said farm formerly granted for two lives, which were in being when petitioner's deed was made, but are since dead, John Cole, her son, has entered on the farm, and holds possession by colour of an agreement with his mother, so that the manor is not compounded for, nor expressed in her particular. Scobell begs to compound for it according to the late Act touching mortgages. 116 151  
 236 97A

19 Nov. Reading to examine and report - - - 11 107

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<b>22 July 1649.</b>			
P.E. 216 443	19 Nov. 1650. Johan Cole begs to compound for the same.	216	442
P.E. 12 19	Omitted it from her particular, conceiving her interest therein		
E. 216 439	inconsiderable, by reason of the mortgage to Scobell.		
D. 216 447	17 Dec. Fine at $\frac{1}{2}$ , 169 <i>l</i> . 16 <i>s</i> . 4 <i>d</i> . - - - - -	12	66
	24 Dec. Paid and estate discharged - - - - -	12	72
	8 July 1651. Johan Cole and Hen. Scobell beg discharge of Over	76	225
	Lillington Manor, sequestered for delinquency of John Cole,		
	who has no estate therein.		
	8 July. Sequestration to be discharged and Scobell allowed	14	195
	possession.		
	13 Dec. 1650. THOMAS COLE's petition to compound, being seques-	12	67
	tered a month since, referred to Reading.		
	3 April 1652. The County Committee state that Johan Cole	258	11
	accounted with them for an annuity of 20 <i>l</i> ., payable by her to		
	her son Thomas, whose delinquency she confessed, and paid 9 <i>l</i> .		
	in part of the fine, but not having paid the rest, they distrained		
	her cattle, and she now pleads the benefit of the Act of Pardon.		
	1 May. Thos. Cole denies the sequestration, and complains	76	196
	of distraint on the cattle of his mother Johan Cole for an		
	annuity paid to him, on pretext that he is a delinquent.		
	11 May. Referred to the County Committee - - - - -	16	360
	15 June. The Committee for Compounding consider the estate	30	47
	discharged on the Act of Pardon, Cole having acknowledged no		
	delinquency or sequestration.		
	WM. PAULDEN, Wakefield, Co. York.		
P.E. 216 473	22 July 1649. Compounds for delinquency in adhering to the	216	472
E. 216 469	forces raised against Parliament.		
	26 July. Fine 54 <i>l</i> . - - - - -	6	177
<b>23 July 1649.</b>			
	ROB. KILVERT, Mortlake, Surrey.		
P.E. 217 465	Compounds on his own discovery for delinquency in the first	217	464
E. 217 461	war only.		
	27 Sept. 1649. Fine 14 <i>l</i> . - - - - -	6	217
	ADAM ROBERTSON, <i>alias</i> HODGKINSON, Hindley,		
	Co. Lancaster.		
P.E. 144 187	23 July 1649. Begs to compound, being sequestered for delin-	144	185
	quency in the last war. Noted as referred to the sub-com-		
	mittee.		
	JAMES YARD, Merchant, London.		
P.E. 217 379	23 July 1649. Begs to compound. Dwelling constantly at Rotter-	217	377
E. 217 375	dam, was voted an incendiary and enemy to Parliament and		
	the kingdom of England.		
	27 Sept. Fine at $\frac{1}{2}$ , 23 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	6	215
	16 Jan. 1652. Noted as having elapsed payment of the second $\frac{1}{2}$	12	392
	of his fine.		
	31 Aug. Note of his saving for debts of 250 <i>l</i> . and 55 <i>l</i> . - - -	12	521
<b>24 July 1649.</b>			
	ELIZABETH, Widow of THOS. HIGHAM, Lancaster,		
	Co. Lancaster.		
P.E. 216 871	Compounds for her late husband's delinquency in arms in the	216	870
E. 216 867	first war. Has been always well-affected.		
	9 Aug. 1649. Fine 17 <i>l</i> . 10 <i>s</i> . - - - - -	6	192
		236	98

24 July 1649.		ROB. MILLER, Herringston, Dorset.		Vol. 5. G or F.	
P.E. 216 480		24 July 1649. Compounds on his own discovery, being not yet	216 488		
R. 216 485		sequestered.			
		26 July. Fine 630l. - - - - -	6 178		
			236 99		
D. 105 233, 235		28 Nov. 1651. On hearing petitioner on his summons before them	15 111		
		as Committee for Advance of Money, to give satisfaction to	105 277		
		an assessment of his 20th part, pleading that he is no delin-			
		quent, and that he preferred no petition, and it appearing that			
		Sir John Miller,* his father, employed [Rob.] Whiting to prefer			
		the petition, and that the estate, by his father's decease, is come			
		to him, the case is ordered to be reported to Parliament, and			
		the estate compounded for to be sequestered.			
CASE 15 144		11 Dec. If he deposits the fine within 6 weeks, and swears that he	15 130		
		does not own the petition, and gives security to abide the judg-			
		ment of Parliament, he is to have his rents, &c., till further			
		order.			
		12 Dec. Begging further time for depositing his fine, granted	15 131		
		14 days.			
L.C.C. 152 528		24 March 1652. Case referred back by Parliament to the Com-	105 275		
O.C.C. 152 525		mittee for Compounding, to examine whether he was privy			
		to the making of the composition on his behalf before or			
		after it was made, and thereupon to proceed for his discharge			
		or sequestration as they find cause, and to determine the cause			
		within 6 months.			
		21 May. The Auditor to certify on the case - - - - -	16 438		
H. 17 182		8 Sept. The Committee for Compounding are not satisfied to free	17 204		
C. 105 273		him from payment of his fine, it not appearing that he did not			
32 47		sign the petition, &c., and his father consenting to it. Messrs.			
		Martin and Wallop, and others, are to pay the debts of 5,000l.			
		inserted in Sir John Miller's particular, and not compounded for.			
		3 Nov. His name ordered by Parliament to be inserted in a list	105 267		
H. 17 491		of persons whose cases are referred, and the former reference	271		
D. 105 269		confirmed.			
		14 Dec. Fine discharged, it not appearing that Robert Miller	17 504		
		consented to or knew of the composition.			
		ROB. TOWNSON, Cansfield, Co. Lancaster.			
P.E. 216 601		24 July 1649. Compounds for delinquency in arms under Sir	216 600		
R. 216 597		John Girlington.			
		31 July. Fine 2l. 5s. - - - - -	6 182		
		EDWARD WHEATLEY, Woolley, Co. York.			
P.E. 216 542		24 July 1649. Compounds for delinquency in assisting the late	216 539		
R. 216 537		King against Parliament.			
D. 130 27		28 July. Fine at $\frac{1}{2}$ , 8l. 6s. 8d. - - - - -	6 179		
			236 100		
		4 Feb. 1652. Being ready to pay his fine, begs that it may be	130 25		
		accepted, and he discharged of his delinquency, not having			
		acted anything prejudicial to the present government since his			
		composition. Noted, we cannot relieve petitioner.			
		15 May. Fine paid and estate discharged - - - - -	12 434		
25 July 1649.		RICH. MERRYDALE, London.			
P.E. 216 771		Compounds on his own discovery - - - - -	216 769		
R. 216 767		9 Aug. 1649. Fine 2l. 10s. - - - - -	6 190		
		31 Aug. 1652. Note of savings to compound for tenements in 12	519,521		
		Olerkenwell and Charterhouse Yard.			

\* See Sir John's case, p. 983, *supra*.

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26 July 1649.	ROB. BUTLER, Southwell, Co. Notts.	217	360
P.E. 217 357	Compounds on his own discovery on the votes of 21 March 1649	217	360
R. 217 355	20 Sept. 1649. Fine 679l. 10s.	6	211

Claimants on the Estate of SIR RICHARD LEE,  
Langley, Salop.\*

26 July 1649.	Order that the 122l. 15s. 8d. a year settled by Sir Richard in his composition on the church be paid—50l. to Cheswardine, 50l. to Chads, and the remainder to Claverley Parish.	6	177
19 July 1650.	THE INHABITANTS OF GRINSHILL, Salop, complain that their tithes, value 13l. 6s. 8d., are taken away, though their minister was always maintained by Sir Rich. Lee and his ancestors, their parish church having no endowment, and now their minister is altogether destitute of maintenance.	88	711
19 July.	Reference to Mr. Rich to certify whether the tithes are settled, upon whom, and when.	11	40
30 Jan. 1651.	The County Committee are to note at what rate the rectories were purchased from Lee, and to require him to perform his covenants.	30	379
8 Feb. 1653.	Order—on an order of the Committee for Plundered Ministers of 19 Jan. 1653, given,—that as the parish is destitute of a minister, Rich. Boardman, a godly and orthodox divine, do officiate and have the houses, glebe lands, tithes, &c., belonging to the minister. Also that he have 20 marks a year from Lord Craven's impropriate tithes in the county.	22	1461 1462 F2 645 646
31 Oct. 1654.	Statement that though in Sir Richard's composition he agreed to settle the tithes of Ruckley, Cheswardine, and Grinshill, &c., worth 122l. 15s. 8d., on the minister of Cheswardine, Chads, and Claverley, and conveyed them in trust therefor, yet the inhabitants of Grinshill got an order of the Committee for Plundered Ministers and of the Committee for Compounding in ignorance of the former settlement for their tithes to be settled on their minister.	97	594
31 Oct.	Order thereon revoking that made 8 Feb. 1653	27	148
9 Aug. 1650.	The petition of GEORGE TALBOT, of Ridge, Salop, for allowance of a mortgage of a house in Preston [Gubbals], near Shrewsbury, made by Sir Rich. Lee in Dec. 1635, to be considered, if he desires to compound for it.	11	75

GEO. RADNEY, or RODNEY, Lyndhurst, Hants.

P.E. 76 295	26 July 1649. Compounds for delinquency in the first war	216	478
216 479	26 July. Fine at $\frac{1}{3}$ , 7l.	6	177
R. 216 475	21 Dec. County Committee on complaint forbidden to seize and sell the estate.	6	255
P.E. 76 301	1650? Rodney accused of using against Parliament horses and other goods conveyed away by a deed of trust, several years after the conveyance.	167	475

CLAIMANTS ON THE ESTATE.

P.E. 76 303	29 Oct. 1650. County Committee report that JOHN COLE, of 253	52
I. & } 167 477	Odiham, Hants, has an extent of Rodney's goods, and by virtue of it, claims goods of value not found till after the extent was granted. Inventory thereof.	
D. } -487	21 Nov. The sheriff to take possession of the goods till it be known how much belongs to the State, and the estate to be let to the best advantage, with Rodney's approbation.	11 288
	26 Nov. Mr. Gane, under sheriff of Hants, to attend and give an account of Rodney's estate, extended by him.	114 521

\* Omitted from the claimants on Sir Rich. Lee's estate, p. 1006.

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			G	or P.
26 July 1649.	Geo. Rodney—cont.			
L.C.C. 253 131	29 Nov. 1650. Cole to restore to the County Committee Rodney's goods seized by him, or the value of those sold, and both parties to abide the orders of the Committee for Compounding.		10	235
	18 Dec. Order allowing Cole all the goods, but not the lease nor the crops on the estate.		10	282
	7 Jan. 1651. The County Committee for Hants are to certify what they know on the case between John Cole and Sarah Rodney.		76	293
			10	327
L.& } 76 299	2 Feb. 1651. JOHN BURTON, of Buckland, Hants, and ISAAC AFFLERON, of Buckman Vall, Norfolk, beg allowance of a deed dated 1 Dec. 1641, by which Geo. Rodney conveyed lands, &c., in co. Hants to them, for the use of [Sarah] his wife and his children, which were by them enjoyed till lately sequestered for the pretended delinquency of the said Rodney.		63	949
c. } 76 189				
D. } 297				
167 502, 503				
	2 Feb. County Committee to enquire into the case		14	22
P.E. 76 291,	27 Feb. Cole begs to compound for Rodney's estate which he extended on a statute for 1,000 <i>l.</i> , dated 29 June 1640, entered into by Rodney to Alice Pawlett, of Winchester, of which there is a large sum still due to him.		76	281
287	After his extent, Mrs. Rodney petitioned this Committee, alleging that the goods and lands sold on extent were sequestered for her husband's delinquency, and that the said debt due upon the statute was paid. The case was referred to Brereton, but lately George Rodney has ousted petitioner's tenants, and has procured the filing of a petition by John Button and Isaac Appleton, pretending a trust of those lands made before the wars, which these men will not own; or if they do, they are incapable of being heard, not having subscribed the engagement. The State will be advantaged 500 <i>l.</i> , and many creditors to whom Rodney is indebted near 2,000 <i>l.</i> by petitioner's composition. Noted, "We cannot admit petitioner to compound."			
H. 14 56, 74	19 March. Cole begs to compound for the lands and goods of Rodney, extended for the debt of 1,000 <i>l.</i> Noted, that this petition will be considered when the report is brought in.		76	278
76 287				289
E. 76 283	16 April. Further time allowed, Mrs. Rodney to bring in the deed of trust, and Cole to examine witnesses about it.		14	83
	1 May. Licence for George Rodney to stay in town a month		14	104
D. 167 497, 499	22 May. Trust deed allowed as to the raising of 2,000 <i>l.</i> portions for the children of Mrs. Rodney by 100 <i>l.</i> a year, but the rest of the trust disallowed, and accounts to be given of receipts.		14	132
I.& } 167 489	28 May. Cole allowed to compound for the estate and goods, and to enjoy them on account till paid his debt of 1,000 <i>l.</i> with damages, and 129 <i>l.</i> fine set upon him.		14	139
D. } -495	3 June. Order repeated. Mrs. Rodney to take exceptions to his accounts if she pleases in 3 weeks.		14	145
L.C.C. 167 487	18 June. A month longer time allowed her, and the tenant put out by Cole is to hold the lands till his lease expires.		14	166
H. 14 115,				
122, 132				
D. 114 539				
535				
ACCTS. 76 269				
-276				
114 513-519				
H. 14 224				
NOTES 114 523				
-534				
541-547				
27 July 1649.	JOHN EDWARDS, Rorington, Salop.			
P.E. 216 821	Compounds on the votes of 21 March 1649, never having been sequestered.		216	817
E. 216 809				
D. 216 820	9 Aug. 1649. Fine upon his own discovery, 109 <i>l.</i> 13 <i>s.</i>		6	191
C. 216 816	26 Feb. 1650. He begs a reference to the sub-committee of his confession that, though never sequestered in co. Montgomery, where the greatest part of his estate lay, he was sequestered in co. Salop, and begs that an additional fine may be set.		216	813
E. 216 811	16 July. Fine 444 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i>		11	27
			216	811

27 July 1649.

Claimant on the Estate of ALBERT HODGSON, Lintshall,  
Bishopric of Durham. Vol. No.  
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P.B. 217 641	27 July 1649. WALTER MENALL, merchant of London, begs to	217	638
L.C.C. 217 639	compound for the manors of Lintshall and Upper Lints,		
R. 217 635	purchased of Albert Hodgson, who is sequestered for re-		
	cusancy only.		
	19 Dec. Fine 53 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	6	253
	21 Nov. 1650. The letting of Hodgson's estate by the County	11	289
	Committee approved, and they are to take care that no spoil		
	be committed.		

BARNABAS OLEY, Cheet [Chevet], Co. York.

P.B. 216 529	27 July 1649. Compounds for delinquency in assisting the forces	216	528
525	raised against Parliament.		
	28 July. Fine at $\frac{1}{2}$ , 30 <i>l.</i> - - - - -	6	179
	30 July. The fine being paid or secured, sequestration suspended	216	523
C. 108 765,757	11 Feb. 1651. Having been sick, and unable to travel to York to	108	769
U.C.C. 108 767	be examined, pleads that he has spent 42 <i>l.</i> in his composition,		
NOTE 107 763	30 <i>l.</i> paid into Goldsmiths' Hall, and 10 <i>l.</i> to Mr. Higgins, his		
L. & } 108 771,	solicitor. Begs that if this statement is not satisfactory, he		
D. } 777,	may be examined by Sir John Saville, the nearest justice.		
D. 108 753,755	11 Feb. County Committee ordered to examine him upon the	10	396
P.B. 108 775	interrogatories sent, for discovery of a fraud in connection		
	with his discharge.		
	1 Oct. He complains that by Higgins' default in inserting	108	751
	Warmfield tithes at 10 <i>l.</i> a year, though expressly ordered to		
	place them at 20 <i>l.</i> , he is debarred from compounding for the		
	surplus without special order of Parliament. Begs to enjoy		
	the 10 <i>l.</i> compounded for, and receive the surplus on security		
	to be responsible to Parliament's order; or else to be tenant		
	of the surplus at 10 <i>l.</i> a year.		
	1 Oct. Case to be reported to the Army Committee, and the County	15	36
	Committee to admit him tenant, if they have not let the sur-		
	plus.		
	Nov. ? Begs to compound for the surplus. In 1636, purchased	108	773
	the moiety of the said tithes in the name of others, intending		779
	them for pious uses, for which he still intends them after his		
	decease and payment of his debts. His solicitor has been		
	frequently required to repair his error by an additional com-		
	position,—being unable to follow it himself by reason of sick-		
	ness,—but never effected it. Begs to compound for the other		
	10 <i>l.</i> a year, which he will bequeath to charitable uses.		
	Nov. ? Begs recommendation of his case to Parliament - - -	108	743
	2 Dec. Being admitted tenant to the tithes, and having paid	108	757
	half a year's rent, complains that [Thos.] Robinson, the vicar of		
	Warmfield, has set threshers on the corn, and refuses to let		
	him enjoy his lease.		
	2 Dec. Former order for putting petitioner in possession rein-	15	112
	forced.		
	17 Dec. Begs a new order granting him a lease of the tithes, or	108	759
	confirmation of that of 1 October.		
	17 Dec. Granted a confirmation - - - - -	15	139
L.C.C. 108 785	Jan. 1652 ? Complains that Robinson threshes out his corn, and	108	750
	begs that he or his sister, Rebecca Oley, may have the profits		
	restored.		
	11 Feb. Complains that—the County Committee of York having	108	789
	sent an order to Robinson to forbear, and when he would not		

27 July 1649.

BARNABAS OLEY—*cont.*

forbear, an order to Mr. Fishwick to deliver up possession, which he did, and to soldiers to remove the corn, and Rebecca Oley, having with the assistance of the nearest officer, two soldiers, and 7 men removed the corn,—Robinson indicts the soldiers at Wakefield sessions, to his great charge. Begg interposition of the Committee for Compounding.

11 Feb. 1652. Robinson summoned before them	-	-	16	6
3 March. Oley having before the last order tendered Robinson propositions of agreement, which he renewed upon the said order, begs a month longer time for him to appear.	108	761		
3 March. Granted by consent of both parties	-	-	16	99
5 May. Oley begs discharge upon the Act of Oblivion, the tithes having been received by him between March 1649 and March 1651, and the estate not let, as sequestered estates were, between 25 March 1651 and 3 Sept. 1651. He still intends to bequeath it for pious uses.	108	747 745		
5 May. Additional fine 50 <i>l.</i> , in lieu of which he is to settle 5 <i>l.</i> a year upon the minister of Warmfield for ever.	16	358		
30 July. He settles it accordingly, with 5 <i>l.</i> a year more upon the present minister, and 33 <i>s.</i> 4 <i>d.</i> upon the poor of the parish.	12	461		

28 July 1649.

NICH. ETHERINGTON, Theddlethorp, Co. York.

P.E. 216 741  
R. 216 737

Compounds, fearing he is liable for something said or done in the first war, though never impeached, nor engaged in the second war.

9 Aug. 1649. Fine 2*l.* - - - - - 6 189

HUMPHREY FOREST, Over Tabley, Co. Chester.

O.C.C. 216 693  
P.E. 216 695  
D. 216 697  
R. 216 685

28 July 1649. Begg to compound as coming in before Dec. 1645. At the beginning of the late war, engaged against Parliament, but in Aug. 1645 submitted, and has ever since lived under the protection of Parliament. Took the National Covenant and Negative Oath, also an oath that his whole estate was not worth 200*l.*, whereupon in May 1645 he was ordered to be discharged by Sir Geo. Booth and others of the County Committee of Chester; but the sequestrators refused obedience and kept his estate sequestered. Is much in debt and burthened with a great charge of children.

6 Aug. Fine at  $\frac{1}{2}$ , 3*l.* 10*s.* - - - - - 6 188

P.R. 12 143  
R. 216 687

4 March 1651. Richard Kilvert, who undertook his composition, having contrary to his knowledge undervalued his estate 6*l.* 13*s.* 4*d.* a year, cannot obtain its discharge. Begg to compound for the undervalue.

11 March. Fine at  $\frac{1}{2}$ , 13*l.* 6*s.* 8*d.* - - - - - 12 160  
85 668

3 Nov. 1652. Order in Parliament that he compound at  $\frac{1}{2}$  for his undervaluation. 143 31

27 Jan. 1653. Having tried to raise his additional fine ever since it was set, and by letting his estate for four years, having procured the whole amount, complains that the treasurers refuse to receive it. Begg an order to them to receive it. With note for the fine to be accepted, and certificate made to the trustees that he has satisfied the remainder of his fine. 85 665

2 Feb. The fine being paid, sequestration discharged - - - 12 534



28 July 1649.

ROGER HAIDOCK, Heapey, Co. Lancaster.

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- P.E. 216 684 28 July 1649. Compounds for delinquency in the first war in ad- 216 682  
R. 216 679 hering to the forces raised against Parliament.  
6 Aug. Fine at  $\frac{1}{2}$ , 3*l.* 15*s.* - - - - - 6 188

ROB. LEE, Orligion, Co. Montgomery.

- P.E. 216 736 28 July 1649. Begs to compound on the Act of 21 March, being 216 734  
R. 216 731 never impeached nor sequestered, nor engaged in the latter  
war.  
9 Aug. Fine 3*l.* - - - - - 6 189  
9 Aug. 1650. The County Committee report that his fine is still 236 101  
unpaid, and 1*l.* 4*s.* 4*d.* due for interest.

WM. LUTTON, Knapton, Co. York.

- P.E. 216 747 28 July 1649. Compounds for delinquency in assisting the late 216 746  
R. 216 743 King and his forces against Parliament.  
9 Aug. Fine at  $\frac{1}{2}$ , 2*l.* - - - - - 6 189

Claimants on the Estate of THOS. PETRE, Recusant, Lap-  
ley, Co. Stafford.\*

- P.E. 216 605 28 July 1649. Report that OWEN CLARKSON, of London, peti- 216 603  
tioned to compound for  $\frac{1}{3}$  of the manor of Great Brumford, and  
other lands in Nevendon and Chelmsford, co. Essex, purchased  
of Thos. Petre, and sequestered for his recusancy.  
31 July. Fine 240*l.* - - - - - 6 182  
16 June 1652. EDW. BERRY, of Lapley, co. Stafford, petitions 67 701  
that in March 1652, the County Committee granted Thos.  
Petre a 6 years' lease of  $\frac{1}{3}$  of his estate, by virtue whereof the  
said Thomas demised certain lands to petitioner for 6 years, but  
Richard Fennyhouse, and John, his son, on pretence of some  
interest therein, have entered the estate, driven away the cattle,  
and threaten to destroy them unless petitioner will give up pos-  
session. Begs an order to them to forbear, and relief therein.  
16 June. County Committee to take care that the State's tenants 16 547  
are not molested, and if the Fennyhouses have any claim, they  
are to state it to the Committee for Compounding.  
i. & } 168 335 11 Aug. The Fennyhouses declare Berry's pretence false, the 142 631  
d. } -385 lands being leased by Thos. Petre to them, and Berry being only  
tenant to  $\frac{1}{3}$  the field. Beg that as they were discoverers of the  
estate, and have been tenants ever since, the County Com-  
mittee may revoke the order of 1 July last, giving it to Berry,  
and that examination may be made as ordered.  
11 Aug. County Committee to certify - - - - - 17 137  
c. 95 907 2 March 1655. JOHN JACKSON, of Lapley, co. Stafford, complains 95 913  
o. 22 1485 of difficulty in obtaining an augmentation of 50*l.* a year from  
Thos Petre's estate, granted him by the Committee for Plun-  
dered Ministers, with arrears from 1647 to 1649; also of refusal  
of Petre and Rob. Moulton to pay him their tithes for the year  
1650, during which he was lessee of the tithes, that he might  
pay himself; also of an order to pay  $\frac{1}{2}$  to Martha, wife of Rob.  
Hilton, late minister, though her husband is minister of Tonge,  
in Shropshire, where he keeps a school, and has Sutton  
chapelry, co. Stafford. Begs help.

\* Omitted from the case on p. 1838.

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28 July 1649.	THOS. PETER— <i>cont.</i>		
	2 March 1655. Order for payment of arrears due, and help in collecting tithes, but with the $\frac{1}{2}$ the Committee for Compounding cannot meddle.	27	327
	22 March. Jackson writes explaining and enforcing his claim to the augmentation, and complaining that the County Committee afford him no help.	95	911
	5 April. County Committee ordered to give a perfect account of arrears, and see him paid at once.	27	355
	April? He petitions again against Martha Hilton's claim for fifths, her husband having been ejected from Lapley Vicarage in 1648 for malignancy.	95	969
	21 Aug. and 28 Sept. Further letters from Jackson enforcing his claims.	95	899 898
29 July 1649.	Claimant on the Estate of FRANCIS COPLEDIKE, Recusant, Spixworth, Norfolk.		
L.C.C. 217 345	THOS. ST. GEORGE, of Woodford, Essex, begs to compound for $\frac{1}{2}$ of	217	350
P.E. 217 351	lands, &c., in Harrington, Aswardby, and Hagworthingham,		
R. 217 347	co. Lincoln, purchased of Francis Coppledike, for whose recusancy they are sequestered.		
	18 Sept. 1649. Fine 268 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - - -	6	209
	7 June 1650. Paid and estate discharged - - - - -	8	130
	Claimant on the Estate of WILLIAM ROPER, North Court, Kent, Recusant.		
P.E. 217 491	29 July 1649. WM. JONES, of London, having purchased North	217	490
R. 217 485	Court Manor, in Stenmarth parish, and Amallmaines Manor, in Stoke parish, Kent, of William Roper, for his life, and $\frac{1}{2}$ thereof being sequestered for his recusancy, begs to compound for the same.		
	27 Sept. Fine 151 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> - - - - -	6	218
P.E. 217 487	6 Nov. Fine for additions to the value of the said manors,	6	235
C. 34 123	52 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> 217 487	217	487
30 July 1649.	ANT. BROWNE, South Weald, Essex.		
	Compounds for delinquency in being engaged in the first war against Parliament.	216	607
	31 July 1649. Fine 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	6	183
	JOHN LOVEING, Staples Inn, London.		
P.E. 216 723	30 July 1649. Compounds on his own discovery, doubting	216	722
R. 216 719	he is liable to sequestration for something said or done in the first war.		
	9 Aug. Fine 1 <i>l.</i> 10 <i>s.</i> - - - - -	6	189
	CHRIS. THURSBY, Castor, Co. Northampton.		
P.E. 216 786	30 July 1649. Compounds on his own discovery, according to the	216	784
R. 216 781	votes of 21 March 1649.		
	9 Aug. Fine 55 <i>l.</i> - - - - -	6	190
	JOHN TIDMARSH, Broadwell, Co. Gloucester.		
P.E. 216 759	30 July 1649. Compounds on his own discovery, doubting he	216	758
R. 216 755	may be liable to sequestration for something said or done in the first war.		
	9 Aug. Fine 1 <i>l.</i> - - - - -	6	189

30 July 1649.

JOHN WINDEBANK, Oxford, Co. Oxon.

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D. 132 338	30 July 1649. Compounds on his own discovery on the resolves of 14 March 1648.	216 727
P.E. 216 729		
R. 216 725	9 Aug. Fine 10s. . . . .	6 189

31 July 1649.

JOHN CORINDON, Bratton Clovelly, Devon.

P.E. 218 283	Begs to compound on Truro Articles for fighting against Parliament. With certificate by Lord Fairfax that he should have the benefit thereof.	218 280
C. 218 285		289
-287		
R. 218 277	12 March 1650. Fine at $\frac{1}{2}$ , 216l. 12s. 6d. . . . .	7 48
281	7 June. Paid and estate discharged . . . . .	8 130
	14 Aug. County Committee complain that he compounds as on his own discovery, though he was already sequestered.	252 74
	27 Aug. Order for his re-sequestration . . . . .	11 266
	30 Aug. His request for $\frac{1}{2}$ disallowed, as he has already compounded.	11 124

THOS. KILLINGBECK, Chapel Allerton, Co. York.

P.E. 217 417	31 July 1649. Compounds for his own and his father, Edward Killingbeck's delinquency in assisting the forces raised against Parliament.	217 416
R. 217 413		
	27 Sept. Fine at $\frac{1}{2}$ , 246l. 13s. 4d. . . . .	6 216
	13 May 1650. Paid and estate discharged . . . . .	8 37

JOHN LEWES, Brixham, Devon.

P.E. 217 431	31 July 1649. Compounds for delinquency in the first war. Was sequestered 18 July 1649.	217 430
433		
R. 217 427	27 Sept. Fine at $\frac{1}{2}$ , 103l. 13s. 4d. . . . .	6 217
	31 May 1650. Paid and estate discharged . . . . .	8 98

ANTHONY PRATT, Whittlesey, Isle of Ely, and  
MILLICENT PRATT, his Father.

P.E. 217 231	31 July 1649. Anthony compounds for delinquency in being engaged in the first war.	217 230
R. 217 227		
	13 Aug. Fine 43l. 4s. 4d. . . . .	6 199
	2 July 1650. Paid and estate discharged . . . . .	8 197
	27 April 1651. He writes to Reading for advice, being disturbed by the County Committee [of Cambridge].	236 102
	14 May. He complains that notwithstanding his payment of his fine in full, the County Committee refuse to yield possession of the lands.	109 260
	14 May. County Committee ordered to give up possession, or to show cause in 3 weeks.	14 118
O.C.C. 236 103	14 June. If Pratt persists in refusing to show the particular on which he compounded, or if the estate belonged to his father, a Papist, the County Committee for Cambridge are to continue the sequestration.	30 79
L.C.C. 236 104		
105		
D. 109 247	12 Nov. He complains that he still cannot get possession	- 109 256
		236 106
L.C.C. 236 107	12 Nov. The former order to the County Committee of Cambridge to give him possession confirmed.	15 83
108		
	25 Feb. 1652. On complaint by the County Committee of Hunts [that Ant. Pratt fails to pay his rent for the estate], the arrears are to be gathered in, the sequestration is to be laid on, and the County Committee to sell the cattle they have seized.	30 183

		CLAIMANTS ON THE ESTATES.		Vol. No. G or p.
31 July 1649.				
P.E. 217	479	31 July 1649. DANIEL READING and ANTHONY PRATT beg to	217	477
L.C.C. 217	481	compound for $\frac{1}{3}$ of Whaplode Manor, and lands in Whaplode		
B. 217	475	and Fleet, co. Lincoln, purchased 2 years ago of Millicent		
		Pratt, a Papist, for whose recusancy they are sequestered.		
		27 Sept. Fine 145 <i>l.</i> 1 <i>s.</i>	6	218
		16 Aug. 1650. Paid and estate discharged	11	950
D. 109	245	2 March 1652. Ant. Pratt petitions that Millicent Pratt, his	109	257
157	514	father, is tenant for life of the manor of Overton Waterfield, co.		
L.C.C. 157	511	Hunts, held of the Master and Fellows of Pembroke Hall,		
		Cambridge. Mr. Edgar, executor of Valentine Saunders, one		
		of the 6 clerks [in Chancery], 12 years ago extended the manor		
		for a debt of 560 <i>l.</i> , owing by his father to Edgar. Upon the		
		said extent, he, a year ago, became tenant to Edgar, paying		
		the rent it was extended for, there being 300 <i>l.</i> yet unpaid.		
		Though the manor was never sequestered by reason of Milli-		
		cent Pratt and petitioner has compounded for the whole		
		estate, yet the County Committee of Hunts have seized his		
		cattle and stock. Begg their restoration on security.		
		2 March. Reading to state the incumbrances, and the County	16	81
		Committee to restore the corn, cattle, &c., pending the	109	253
		hearing.		
L.C.C. 157	519	6 Oct. Pratt complains that the County Committee have prayed	109	251
	518	directions for seizing his corn, rents, &c., and begs that he may		
c. 33	228, 443	not be disturbed, but have the benefit of the late Act of Pardon.		
	34 66	6 Oct. Referred to Reading	17	307

RICH. RENICABS, Pennington, Co. Lancaster.

P.E. 216	754	31 July 1649. Compounds for delinquency in adhering to the	216	752
B. 216	749	forces raised against Parliament in the first war.		
		9 Aug. Fine 12 <i>l.</i> 15 <i>s.</i> 10 <i>d.</i>	6	189

Claimants on the Estate of JOHN RUTTER (late), Kings-  
ley, Co. Chester.

		31 July 1649. ELIZABETH RUTTER, his widow, for her son JOHN,	114	1218
		an infant, begs to compound for her husband's estate, seques-		
		tered for joining Chester garrison against Parliament. Has		
		been on appeal to the Committee for Sequestrations since		
		April 1646, and in June last, the Barons of Exchequer ordered		
c. 114	1205	the sequestration to stand. Has no other maintenance, and		
		has 2 small children.		
		26 April 1650. Rejected as being barred by the votes of 25 March	8	6
		1650.		
		2 May. Order that the case of MARGARET, mother of JOHN RUTTER,	8	18
		for herself and 6 daughters be stated by petition.		
		31 May. Committee for Compounding, on her petition, declare	8	91
		they have no cognizance in the matter.		
c. 114	1215	9 July. Eliz. Rutter's petition renewed, with request that her case	114	1241
		may be reported to Parliament.		1197
		20 Sept. The Committee can do nothing without special order of	11	185
		the House.		
		20 Sept. Petition renewed; though those sequestered since Aug.	114	1217
		1649 are debarred by the Parliament order, yet it does not		
		exclude those who were on their appeal, and who on determina-		
		tion thereof addressed themselves to the Committee for Com-		
		pounding.		

31 July 1640.

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- 16 Dec. 1650. Elizabeth Rutter, on behalf of her husband's younger children, begs allowance of the reversion of a lease for 30 years of an estate in Cheshire, demised by her husband for the use of his younger children, and then in the hands of Dorothy Rutter, since dead. 114 1232
- 17 Dec. Granted, unless within one month Margaret Rutter shew cause to the contrary. 10 277  
114 1229
- 1 Jan. 1651. Margaret Rutter, of Onston, co. Chester, begs reference of the cause to Brereton. Both she and Elizabeth Rutter in right of their respective children, have endeavoured to gain discharge of the estate from the Committee for Sequestrations, but Elizabeth has shown her malignancy by declining to bring the said cause to a hearing, and by pretending a lease of 30 years, to defraud petitioner's daughters of their portions, charged on these lands. She offers to compound for the estate at 5*l.* a year more than Eliz. Rutter. 114 1220
- d. 114 1233  
1237  
L.C.C. 148 105  
L. 114 1236  
R. 114 1227
- 1 Jan. The County Committee to examine the cause of sequestration, and Brereton to report. 10 316
- 23 April. The returns being made, Marg. Rutter begs publication thereof. Granted. 114 1212  
14 93
- 1 May. On Eliz. Rutter's petition for allowance of her lease, it is granted, unless Marg. Rutter show cause to the contrary in a month. 14 103
- NOTE 114 1248  
d. 114 1244
- 10 June. Margaret Rutter prays suspension of the order of 1 May 114 1223
- 10 June. Six weeks more granted her to prove her case - - 14 154
- June? The time having elapsed, and 6 weeks further time which was given, Eliz. Rutter prays that the former order may be confirmed, or rents stayed in the tenants' hands, as Margaret opposes her out of malice, and endeavours delay, that petitioner may lose her Midsummer rents. 114 1239
- 12 Nov. Eliz. Rutter renews her petition for confirmation of the order of 1st May, no cause to the contrary being shown. 114 1246  
15 80  
Granted.
- c. 63 648
- 7 Jan. 1652. Margaret Rutter renews her petition. Pleads a conveyance of lands in Kingsley made by Geo. Rutter, 10 Jac. 1, which came to her in May 1650, on the death of Dorothy, wife of George Rutter, but which by production of a fraudulent lease, Eliz. Rutter, petitioner's daughter-in-law, pretended was sequestrable, with the said Dorothy's jointure, and thereby obtained confirmation of her contract with the County Commissioners for the said land for 1650 and 1651. The lease is either fraudulent or invalid, for it bears date long before John and Elizabeth's marriage. 114 1221  
1225
- R.C. 15 174
- P.E. 225 467  
-471  
P.R. 225 463  
SUR. 58 260  
P.R. 25 54  
225 482  
NOTE 225 480  
CASE 225 473
- 26 April 1653. Eliz. Rutter petitions that her son's lands, being in the late Act of Sale, she may compound for the estate according to survey, craving allowance of incumbrances. 114 1209  
225 465
- 27 April 1653. ELLINOR, HANNAH, and MARY, daughters of JOHN RUTTER, and MAJOR JNO. FOX, THOS. LITTLEMORE, and JOHN FRERE, who married the other three daughters, MARGARET, DOROTHY, and FRANCES, beg the Committee for Compounding to vacate certain deeds produced by Elizabeth, pretended widow of John Rutter, granting her 300*l.* and 250*l.* on the estate now set out for sale, and to allow them their portions charged on his lands by John Rutter, their father, long before the delinquency of his heir, John Rutter, jun. They are willing to deliver up the lands for the use of the right heirs after they have satisfied their portions and the fine. 225 475  
114 1207
- d. 114 1191  
R. 225 459
- 20 Jan. 1654. Elizabeth Rutter petitions the Protector. After long delay, her petition to compound was taken off the file, and the estate put into the last Act for Sale; prays to compound 114 1199

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31 July 1649.	JOHN BUTTER— <i>cont.</i>			
	at the rate set at the time of her first petition; or if she must purchase her estate, to have the moiety, 533 <i>l.</i> 10 <i>s.</i> already paid allowed as part of the purchase money.			
D. 114 1202 P.R. 25 292	2 March 1654. The Committee for Compounding report that she elapsed the payment of her fine, whereupon John Butter's estate was put in the Act for Sale. She applied to compound for it, had a fine set of 1,067 <i>l.</i> , and paid the first half, but failing to pay the residue, the Trustees for Sale contracted for its sale, and received 966 <i>l.</i> 1 <i>s.</i> 5½ <i>d.</i> , the first moiety of the purchase money, adding, "We have no authority to proceed upon the composition, nor to pay back the money thereupon received, but we know no reason why the same may not be allowed in the purchase, if your Highness shall think fit to interpose your power."	25	304	
	3 March. She renews her petition to the Protector for the money, or she will forfeit her purchase at Drury House, as well as her composition, being prevented by poverty from paying in full.	236	109	
	18 April. Petition referred to a Committee of Council	-	236	110
			175	253
	31 July. Urges her petition, the time for paying at Drury House being so short. With special reference for speedy consideration to Council.	236	111	
	3 Aug. Referred by them to the former Committee	-	175	467
R. 236 112	23 Aug. Order that the 533 <i>l.</i> 10 <i>s.</i> already paid in by her be allowed on her purchase money of the estate, and that it be discharged on payment of the balance.	175	527	
	9 Nov. Her request for an alteration of the order read in Council	175	597	
	2 Jan. 1656. Noted that it was refused by Council	-	192	97
	THOS. SHRIMPTON, Kinsham, Co. Worcester.			
P.R. 216 678 R. 216 673	31 July 1649. Compounds for delinquency in serving the King in the late war.	216	676	
	6 Aug. Fine 16 <i>s.</i> ; the fine on a fee of 30 <i>l.</i> a year, for which he has a saving, respited.	6	187	
	31 Aug 1652. Note of his saving to compound for houses and lands in Kinsham.	12	615	
	RICH. WILSON, Chester, Co. Chester.			
P.R. 217 457 R. 217 453	31 July 1649. Compounds for delinquency in continuing in Chester when it was a garrison for the King.	217	455	
	27 Sept. Fine at ½, 22 <i>l.</i>	-	6	217
10 Aug. 1649.	ELIZ. MANSFIELD, Recusant, Kent, late Widow of THOS. ROOTS, and the Claimants on the Estates.			
L.C.C. 65 271 R. 65 268	THOS. BAKER and two others beg to compound for Beckenham Manor and 22 acres of marsh land in Plumstead, Kent, bought from Eliz. Mansfield, widow, and sequestered for her recusancy. She is 80 years old, and has only a life estate. No order.	65	266	
	14 June 1650. HENRY FOSSATT, grazier, begs to be admitted tenant to the ⅔ of 23 acres in Plumstead, co. Kent, sequestered for the recusancy of Eliz. Mansfield, jointress thereof, aged 73. Has purchased the inheritance from the heir-at-law.	85	801	
	14 June. County Committee to examine and certify, and to prefer the petitioner if he offer as much rent as any other.	8	131	134
	14 Jan. 1652. JAS. NORTHFOLK begs an order to the County Committee to take their "hands of iron" off his estate, and allow him to enjoy it, as by the laws of the nation he ought to do. In 1649, bought of Jas. Roots, of Fairleigh, Sussex, for	106	937	

10 Aug. 1649.

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- 1,000*l.* the reversion of  $\frac{1}{4}$  of the estate that was to come to him on the death of his uncle, John Thatcher, who having died since, the estate falls to petitioner, but the County Committee have seized and sequestered it, supposing it to belong to Roots.
- 14 Jan. 1652. County Committee of Sussex to certify the cause and date of sequestration, and Brereton to report. 15 190
- c. 114 235 9 March 1652. JAS. ROOTS, of Fairleigh, Sussex, begs discharge of lands at Beckenham and Plumstead, Kent, rent 509*l.*, sequestered in 1643 for recusancy of [his aunt] Eliz. Mansfield, who was buried at Andrew's, Holborn, 10 Feb. 1652. Is heir to the estates, and has turned from the darkness wherein he was laid, taken the Oath of Abjuration, and become a constant hearer of the Word. 114 221 233
- 9 March. County Committee to certify, and Brereton to report - 16 106 114 231
- L.C.C. 114 255 6 July. Order that the Committee for Compounding allow petitioner's title to the estate sequestered for recusancy of Eliz. Mansfield, widow of Thos. Roots, who only held it for life, and it was entailed on petitioner, but as he was a recusant convict in 1625, they cannot so far notice his present conformity as to discharge  $\frac{1}{4}$  of the estate, till Parliament declares what shall be considered conformity; he may have  $\frac{1}{4}$  and his mansion house, and the  $\frac{1}{4}$  are to continue sequestered for his recusancy. 16 651
- 158 172
- D. 114 257
- 259
- C. 32 21
- 114 243-253
- E. 114 227
- L.C.C. 103 445 6 Oct. 1652. ANT. MORGAN, of Kilfigin, co. Monmouth, begs discharge of part of the manors of Mersham Foder, Pett, &c., in Fairleigh and other places in Sussex,  $\frac{1}{4}$  of which were sequestered for the recusancy of Eliz. Mansfield, who had but a life-interest in them, the reversion being in petitioner. 103 443 479
- 114 215
- 169 541
- 170 83
- D. 103 447
- 451
- C. 32 298
- 103 453
- E. 103 433
- D. 103 457
- 439
- H. 17 382
- 386
- D. 114 225
- C. 114 219
- L.C.C. 114 217
- 158 173
- 6 Oct. The County Committee to examine the title and the ground, cause, and time of sequestration. 17 307 103 441
- 14 Oct. 1653. Order for discharge of  $\frac{1}{4}$  of the lands of John Thatcher, descended to Eliz. Mansfield, his sister and co-heir, with arrears from date of petition. 19 1133
- 18 Nov. Order on Roots' petition, and on certificate that his father, Jas. Roots was several times convicted of recusancy, and that he was convicted, 1 & 2 Charles, but discharged,—having proved his father's death, and pleaded the Statute of Conformable Heirs of 1 James, and also pleaded that by the statute of 23 Eliz., his convictions were not legal, being made when he was only 16 years old,—that Brereton's report be sent to the County Committees of Kent and Sussex, who are to certify in 2 months what they find in the late Committee's books about his recusancy, on what grounds they judge him a recusant, and why they sequestered his estate; meanwhile he is to have the profits of the premises on good security. 19 1045 114 213
- 14 April 1653. The County Committees' certificates being returned, he begs a speedy hearing to preserve himself and family, who are ready to starve, as no one will trust them any longer. Noted, to be heard in the afternoon. 114 209 211
- 14 April. Order that the Committee for Compounding being now satisfied, the estate be discharged, his security given up, and he allowed arrears since the death of Eliz. Mansfield. 19 1080
- 7 June. Northfolk's petition for discharge with arrears renewed, Roots having disclaimed all interest in the estate, and moreover the estate which came to him from his aunt Mansfield being discharged 14 April last, on proof that he is not a recusant. 106 935
- 7 June. Discharge granted, unless some fresh cause of sequestration has arisen since 14 April. 25 96

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13 Aug. 1649.	RICH. KENYON, Ashworth, Co. Lancaster.		
P.E. 217 238	Compounds for delinquency in adhering to and assisting the forces raised against Parliament.	217 236	
	13 Aug. 1649. Fine 3 <i>l.</i> 10 <i>s.</i> - - - - -	6 199	
16 Aug. 1649.	SUSANNA, Widow of JOHN BLACKSTONE, M.P., Northumberland.		
	Act of Parliament granting her and her children 3,500 <i>l.</i> , viz., 1,500 <i>l.</i> to her, and 1,000 marks to each of the 3 children, from the profits of the estates of the Earl of Newcastle and Sir Wm. Widdrington in Northumberland, on account of losses sustained by her through the said delinquents.	69 389 236 112 <i>a</i>	
	17 April 1650. She complains that a stay is made to her payment by the late Act for payment of moneys to Goldsmiths' Hall, and begs a fresh order.	69 327	
	24 April. Parliament order for payment to her from Goldsmiths' Hall.	236 113	
L.C.C. 236 114 114 <i>a</i>	11 May. Certificate by the County Committee that she has only received 790 <i>l.</i> 12 <i>s.</i> 4 <i>d.</i> from the said estates.	69 385	
6 Sept. 1649.	JOHN SEARLE, Epping, Essex.		
P.E. 219 605	His petition to compound respited till it be resolved where he is to compound.	6 207	
P.E. 6 248			
E. 219 601	14 Dec. 1649. He begs to compound for delinquency in assisting the late King against Parliament.	219 603	
C. 32 31 (2)	27 Aug. 1650. Fine at $\frac{1}{2}$ , 200 <i>l.</i> - - - - -	11 93 219 601	
	Claimant on the Estate of SIR GEO. WINTOUR, Bart., Huddington, Co. Worcester, Recusant.		
P.E. 219 705 713	6 Sept. 1649. JOHN THOMPSON, merchant of London, begs to compound for $\frac{1}{4}$ of lands, &c., co. Worcester, purchased by him from Sir George Wintour.	219 712	
P.E. 6 207			
E. 219 701	2 Jan. 1650. Fine at 2 years' value, 691 <i>l.</i> 9 <i>s.</i> , which by order of Parliament was paid to the Prince Elector.	6 263	
REC. 219 707	3 Jan. Fine paid and estate discharged - - - - -	219 703	
NOTE 63 797	24 July. Wintour's estate reported as realizing 500 <i>l.</i> a year	- 252 40	
C. 34 52	9 Dec. Committee for Compounding require further proof against Wintour, that sent being insufficient.	30 473	
[18 Sept.] 1649.	JAMES, LORD MORDINGTON, Mordington, Scotland.		
P.E. 236 116	He petitions the Commissioners at Newcastle to be allowed to compound for joining the enemy in the latter war. Noted as referred to Parliament.	236 115	
	18 Sept. 1649. Petition of the Mayor, Aldermen, &c., of Berwick on Tweed, to the Commissioners for Compounding at Newcastle-on-Tyne. Their town was an ancient garrison, and had great lands belonging to it, which were given away by King James on the union of the kingdoms, a garrison being unnecessary. But last year the Scots, contrary to agreement, took the town, and made it a garrison, to its great prejudice, and since its rendition, Parliament has kept it a garrison. James, Lord Mordington, a constant enemy to Parliament, and now sequestered, possesses most of the aforesaid lands, for which he desires to compound.	236 117	
	As it will be very dangerous to have so powerful an enemy on Scotch ground, 2 miles distant, holding lands which almost		



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- compass the town, and owning all the water and the mills, by means whereof he can send servants and tenants as spies to promote designs for surprising the garrison, they beg that his composition may be suspended till the pleasure of Parliament is known.
- P.R. 141 101 25 Oct. 1653. Lord Mordington petitions that his estate in 141 93  
c. 141 100 Berwick being sequestered, the profits have been taken to the 97  
State for 3 years, and he has not had the  $\frac{1}{2}$  for maintenance of himself, wife, and 6 children. Begg to compound at  $\frac{1}{2}$  the value of his estate on the Act of 3 September last, and sends a particular of his estate and its value since 1640. Also asks the time allowed to persons living more than 80 miles distant. Also a deduction from his fine of 207*l.* 9*s.* 6*d.*, his fifth for 3 years, and leave to pay the fine at Berwick, Leith, or the North of England, on account of the difficulty of transporting money.
- 25 Oct. Referred to Reading - - - - - 12 571  
141 95
- 10 Oct. 1649. WM. BURROWES, Woodford, Essex.
- Certificate by the County Committee of Essex that he has compounded with them for his whole estate, both in that county and in co. Leicester, and given security for payment of his fine. 236 118
- 11 Oct. 1649. Committee for Compounding to the Committee for 236 119  
co. Leicester. Burrowes complains that his composition notwithstanding, you order his tenants to detain their rents on pretence of late orders of Parliament and this Committee; but these orders do not concern those who have compounded with authorized Committees, therefore he is to be permitted to receive his rents.
- 15 Oct. 1649. CHRISTOPHER ANDERTON (late), Lastock, Co. Lancaster, FRANCIS ANDERTON, his Son, and the Claimants on his Estate.
- JOHN LEECH, of London, begs to compound for  $\frac{2}{3}$  of the farm of 97 522  
Althorne Barnes, with 16 acres of pasture land, called Bishop's Hook, Essex, purchased of Christopher Anderton, for whose recusancy it is sequestered.
- 16 Oct. Reference, but no order - - - - - 6 226
- P.R. 11 92 23 Aug. 1650. THE MASTER AND CHAPLAINS OF SAVOY HOSPITAL, 115 407  
D. 115 409, 417 London, beg payment with arrears of an annuity of 6*l.* 13*s.* 4*d.*  
R. 115 405 from Rumworth Manor, co. Lancaster, granted 33 Eliz., but sequestered for the delinquency and recusancy of Chris. Anderton and James his son. Noted as referred to Brereton.
- 19 Sept. The County Committee to pay the rent as it falls due - 11 178,  
179
- P.R. 236 120 18 Oct. 1650. ALATHMA, widow of CHRIS. ANDERTON, on behalf of 63 447  
L. 63 475, 493 her 13 children, prays discharge of her jointure lands, coos. 455  
Lancaster, York, and Essex, sequestered for the supposed delinquency of her husband, who died in July last, the case being undetermined at his death.
- 18 Oct. Referred to the County Committee - - - - - 10 191
- D. 63 457-474 7 Nov. She begs allowance of the arrears of her fifths up to her 63 443  
L. 63 477 husband's death, paid by the late County Committee, but refused by the present. Granted. 10 207  
R. 63 451
- 23 Jan. 1651. Her deed of jointure allowed, but if she is a recusant convict, and refuses the Oath of Abjuration,  $\frac{2}{3}$  of her profits are to be reserved to the use of the State. 10 364  
63 479
- 13 Feb. On request, ordered her arrears from 23 Jan. 1651 - 14 7

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15 Oct. 1649.	CHRISTOPHER ANDERTON, &c.— <i>cont.</i>			
	23 April 1651. She complains that the two previous orders being only directed to the County Committee of Lancaster, those of York and Essex take no notice, and she loses her benefit.	63	433	
	23 April. Deed of jointure allowed, with arrears since 18 Oct. 1650, and orders issued to all the above counties accordingly; but unless she takes the Oath of Abjuration she is only to have $\frac{1}{2}$ of her estates.	14	94	
	26 June. Although she is reported to have taken the Oath before the present Lord Mayor of London, the County Committee are to tender it, and report whether she is convicted of recusancy.	14	181	
P.R. 10 383	11 Feb. 1651. FRANCIS, son of CHRIS. ANDERTON, begs discharge of his late father's estate, sequestered for supposed delinquency, and confirmation of allowance by the Committee for Sequestrations, on petition of Alathæa, his mother, of a deed of conveyance to him of Urmston in Bolton, to raise portions for 11 brothers and sisters, who have no means of subsistence.	63	459	
396				
63 492	26 June. The sequestration to be discharged in case he is not convicted of recusancy.	14	180	
R. 63 485	18 July. He having taken the Oath of Abjuration before the Committee for Compounding, is to be allowed his rents, including those due 24 June last.	14	211	
H. 14 170	30 Sept. 1653. Francis Anderton petitions against the levying on him of alleged arrears of fee-farm rents, which have been regularly paid from the rectories of Eccles and Deane, sequestered for the recusancy and delinquency of his late father.	63	409	
	30 Sept. Order that no fee-farm rents be levied while the estate was sequestered.	25	214	
L.C.C. 159 401	21 Feb. 1651. ROB. BRADSHAW, of Haigh, co. Lancaster, having purchased of Sir Wm. Brereton lands in Bumworth and Horwich, late in possession of Christopher Anderton, deceased, complains that he cannot enjoy them on account of sequestration. His title was referred to Brereton, who cannot fully report without a return from the County Committee of the cause of sequestration, with proof of a deed of release. Begg an order to the County Committee to certify. Granted.	71	157	
P. 159 399	23 April. Petition renewed for the Committees of Lancaster and Westmoreland.	71	156	
	23 April. The Committee in co. Chester ( <i>sic</i> ) to examine witnesses touching the lands and goods mentioned.	14	92	
	7 May 1651. JOHN JONES, vicar of Eccles, co. Lancaster, begs the Committee for Compounding to give order for payment of 18 <i>l.</i> a year from Eccles Rectory, worth 200 <i>l.</i> a year, sequestered from Christopher Anderton. The vicarage consists solely of this stipend and 13 acres of glebe.	95	170	
	7 May. County Committee to pay it or shew cause	236	126A	
		14	113	
			120B	
	7 May 1652. Arrears ordered on an order of 21 Dec. 1646 by the Committee for Plundered Ministers.	95	183	
D. 95 186	4 Aug. Petition renewed for payment of arrears; 36 <i>l.</i> was in arrear of the 18 <i>l.</i> a year when Francis, son of Christopher Anderton, cleared the estate from sequestration, and 63 <i>l.</i> is now due on a later augmentation of 27 <i>l.</i>	95	182	
	4 Aug. County Committee to pay or shew cause	17	90	
	4 May 1655. The 5 <i>l.</i> 15 <i>s.</i> 6 <i>d.</i> certified by the County Committee to be in their hands of the profits of Eccles Rectory to be paid to Alexander, son of John Jones.	27	380	
A.C. 123 457	16 July 1651. JOHN TILDESLEY, vicar of Deane, co. Lancaster, begs the continuance of 100 <i>l.</i> a year, granted him by Parliament	123	451	
443				

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15 Oct. 1649.

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- 10 Oct. 1645, 60*l.* being to augment his living of 10*l.* a year, and 20*l.* each for two chapels, settled on the sequestered estate of Chris. Anderton, on whose death Francis Anderton is procuring discharge of the estate; begs also for arrears.
- 30 July 1651. Order that he be paid according to the Act of 14 232  
31 May 1651, he first taking the engagement. 123 445
- 24 April 1655. He refusing for conscience sake to take the agree- 123 439  
ment, petitions that when the taking of it is discharged, he may have payment with arrears.
- 24 April. Order that what was due to him before Chris. Anderton's 27 368  
death be paid, and that the County Committee certify what 123 441  
arrears of the profits are in the tenants' hands, that they may be levied.
- 15 June 1653. THOS. FISHWICK, of Mitton, co. York, begs redress 137 575  
from a claim of a fee-farm rent of 4*l.* 2*s.* 8*d.* on Chris. Anderton's 593  
sequestered estate, in West Bradford, co. York, leased to him at 40*l.*, free from all taxes and incumbrances.
- L. 137 587-589 15 June. The County Committee to certify whether they cove- 25 95  
c. 33 414 nanted to free the petitioner of all incumbrances, and to ex- 137 579  
137 585 amine witnesses on both sides.  
E. 137 571
- 11 Jan. 1654. The returns from the County Committee being 137 581,  
made, he begs reference of them to counsel. Granted. 591, 583  
25 281
- 20 Oct. 1649. THOS. WRAY, Beamish, Durham, and the Claimants on  
HARRATON COLLIERY, Co. Durham.
- o.c.c. 134 272 Statement by Thos. Midford and Rich. Lilburne, County Com- 134 291  
missioners, at request of [John] Levitt and Josiah Primate of 295  
London, of their reasons for dissenting from the sequestration  
of Harraton Colliery, as the lease made by the County Com-  
mittee to Rich. Pearson should only relate to the part under  
sequestration. The firing and drowning of the colliery last  
year raised the price of coal from 1*l.* to 16*s.* They advise  
that the rents be stayed in the tenants' hands pending trial.
- 4 May 1650. The County Committee complain that the right of 236 121  
Ralph Cotesworth, Papist and delinquent, to let the colliery  
and an estate of 60*l.* a year, is likely to be lost at law, George  
Grey claiming an entail for his son-in-law, John Hedworth.  
They have been offered 500*l.* a year for the colliery.
- 16 June. Ordered to receive the profits while the parties make 8 111  
good their claim.
- B. 236 121A 18 June 1650. The petition of WILLIAM HOLLYMAN and JOHN, or 8 148  
D. 153 161 SIR JOHN HEDWORTH, referred to Brereton. 10 45
- 21 June 1650. JOSIAH PRIMATE begs discharge of  $\frac{1}{4}$  of the coal 153 159  
mines which he holds on lease from Sir John Hedworth, but 134 259  
which are sequestered for delinquency of Thos. Wray, of  
Beamish, who only holds  $\frac{1}{4}$ .
- P.R. 8 182 21 June. County Committee to certify who was in possession at 8 161, 166  
10 55 the time of sequestration. 10 49, 51  
134 257  
L. 94 473  
134 261-265  
153 135-139
- 12 July. On motion in behalf of Hedworth and Wm. Hollyman, 11 19, 21  
of Monk Wearmouth, that after a 7 years' lease the County  
Committee turn them out on pretence that the estate belongs  
to recusants, order that they be restored if they held the estate  
at the time of sequestration, and are not delinquents or recusants,  
and they are to prosecute the case to a judgment in 3 months.  
Also on Primate's petition that only  $\frac{1}{4}$  of the colliery belongs  
to Wray, they are to certify when the coal mines were se-  
questered, and who then held the other 3 parts.

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20 Oct. 1649.	THOS. WRAY AND HARRATON COLLIERY— <i>cont.</i>		
	16 Jan. 1651. The County Committee report that they have let the colliery to Col. Fras. Hacker and other tenants for 5 years, as no one would take it on a short term.	153	29
ACCTS. 153 64 D. 134 273 -293 R. 134 237 236 122, 123	4 Feb. Fowle is to perfect the interrogatories with all convenient speed.	10	379
	10 Feb. The County Committee are to certify the value of the colliery, it being reported worth 2,000 <i>l.</i> , the Committee for Compounding cannot confirm Hacker's lease.	30	63
	11 Feb. Further hearing ordered, at which Sir Art. Hesilrigge is desired to be present.	12	121
	20 Feb. Order on the report that the depositions of Geo. Grey, recusant, and others interested, be disallowed.	14	22
	26 Feb. Primate petitions for more time, and that Wray may be ordered to prove his title to the colliery. Granted.	153 14	154 32
ACCTS. 153 25	18 April. County Committee state that the value of the colliery being uncertain, they let it at a royalty of 1 <i>s.</i> 8 <i>d.</i> a chaldron on coal wrought and vended.	153	27
	28 March 1651. Primate again petitions. Sir John Hedworth, in 1628, demised the coal mines for 41 years to Ralph Rokesby and Rob. Conyers, and by several assignations detailed, $\frac{1}{2}$ came to Thos. Wray, and $\frac{1}{4}$ to Primate. In 1640 the mine was drowned, but Primate and his tenant regained it at great cost in 1647, and in 1648 it was both flooded and fired, and regained at great cost; but Sir A. Hesilrigge and the other sequestrators have sequestered the whole colliery for Wray's delinquency. Begg its discharge. Noted, referred after examination of witnesses to Reading to report.	153	169
	28 March. Orders for hearing and examination of witnesses	- 14	71
	29 April. County Committee to examine who held the colliery at the time of sequestration, its yearly value, and the amount of receipts therefrom, and to certify in 6 weeks.	14	97
H. 14 129 C.P. 14 134	30 April. County Committee to examine whether Wray was not in possession of the estate at the first sequestration, Grey and Lilburne to cross-examine witnesses, and Fowle to draw up a charge against Grey.	14	101
	22 May. Case to be heard in a fortnight, and Wray to attend, and to be allowed 5 <i>l.</i> for his expenses.	14	132
L. 153 31	5 June. Wray begs that the hearing may be postponed till his coming. It is pressed for by George Grey and Geo. Lilburne, County Commissioners, who, while entrusted for the public, dispossessed the State of its rights, and received the money into their own purses.	134	227
	5 June. Case postponed till a licence can be obtained from the Council of State for Mr. Wray, who is a Papist and delinquent, to come to town.	14	149
INT. 153 141 E.W. 14 183 D. 153 167	10 and 20 June. Pass requested and granted	- - - 14	153 172
	June? Wray begs further examination, not having been able for want of means to bring up his witnesses. Proved his right to $\frac{1}{2}$ of the colliery before the County Committee, who let the same for his creditors, but Grey and Lilburne have dispossessed him and the State, and taken the colliery and other lands of his, value 2,000 <i>l.</i>	153	163
	2 July. Primate complains of Wray's request for delay, and begs to be restored to possession, at least on security. Note that the votes being equal in the Committee for Compounding, no order can be given.	153	152 173

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20 Oct. 1649.			
d. 153 35-37	8 July 1651. Wray begs allowance of his charges detailed, 153	145	
144	amounting to 19l. 10s.		
L.C.C. 153 33	8 July. Ordered 10l. and 3 weeks more time, and the expenses of	14 193	
L. & } 153 221	his witnesses to be forborne.	236 124, 125	
D. } -223			
L. 153 219	3 Sept. Primate urges a speedy hearing - - -	153 155	
D. 153 144	3 Sept. Order that the County Committee, who plead survey	15 4	
L., I. } 153 175	business as a reason why they have not examined all Mr. Wray's		
& D. } -217	witnesses, lay other business aside, and complete this in a month,		
	and the hearing then to be in a week.		
	8 Oct. County Committee to examine the damage done to the	15 34	
	colliery by John Hedworth, Rich. Grey, and Ralph Rokesby,		
	who, on 23 August last, came and cut the ropes of the water		
	pits, whereby it was drowned.		
	10 Oct. Wray's licence to stay in town prolonged - - -	15 47	
D. 153 19-21			
L. 153 23	12 Nov. 1651. WILLIAM COLLINGWOOD for REBECCA METCALFE begs	76 116	
D. 153 107, 113	that no judgment may be passed to her prejudice, $\frac{1}{2}$ of the		
L. & } 153 53	colliery belonging to Metcalfe by a grant from Jas. Morley in		
D. } -57	1639.		
	2 Dec. Henry Flower to be paid 8l. for his charges, he having	15 113	
	been summoned to give evidence. Noted that any persons		
	may offer claims either now or after judgment.		
	12 Dec. Resolution that the whole colliery was sequestered in	36 261	
	1644, that no part has been discharged, nor is there sufficient		
	cause for discharge, and that all parties may take their course at		
	law. Also that Sir Art. Hesilrigge,—who was said to be in-		
	terested in the case, and to have acted unjustly in seizing the		
	colliery—does not appear to have any interest in it.		
NOTE 153 172	17 Dec. Wray begs allowance of his charges, 59l. 6s. 8d., besides	134 215	
	suits in Chancery, and charges before the County Committee.		
	Also that the Committee for Compounding would defend his		
	title, and call Grey and Lilburne to account for their receipts		
	from the colliery.		
	17 Dec. Allowed 50l. if approved by the Army Committee, but this	15 140	
	to be deducted from the $\frac{1}{2}$ allowed his wife for maintenance.	236 126	
	15 Jan. 1652. Sherwin to certify what moneys have been paid in	15 198	
	from Harraton colliery.		
L. 94 173	16 Jan. Order in Parliament that the Committee for Com-	1 234	
	pounding enquire as to Grey and Lilburne's dealings about the	100 137	
	colliery. [ <i>See also Grey and Lilburne's case, pp. 1917-1922.</i> ]		
D. 99 691	21 Jan. 1652. JOHN LEVITT, D.C.L., of co. York, begs some	99 689	
	allowance for his expenses in attending the Committee for		
	Compounding since the last day of Michaelmas term, in the		
	case of Harraton Colliery. Was summoned by Thos. Wray		
	in virtue of orders of the Committee for Compounding.		
	21 Jan. Order that if on examination of Wray it is proved that	15 211	
	Levitt appeared within the time limited by the summons, &c.,		
	the Committee for Compounding will consider his desires.		
	23 Jan. Hesilrigge requested to attend the Committee for Com-	15 220	
	pounding on this business, if his weighty public affairs will		
	permit.		
	28 Jan. Wray accuses Grey and Lilburne of violently seizing the	100 143	
	colliery, and of working it so badly that first it was set on fire,		
	and then both it and Lambton Colliery drowned through neglect,		
	to the loss of 8,000l., and 1,000l. to the State. Also of seizing		
	houses, &c., belonging to it, worth 400l. a year.		
	4 Feb. County Commissioners to make enquiry - - -	15 242	
		100 149	

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20 Oct. 1649.	THOS. WRAY AND HARRATON COLLIERY— <i>cont.</i>				
	10 Feb. 1652. Wray begs further allowance for Mr. Rich and Mr. Farewell, who have attended on the case.	134	219		
	10 Feb. Grant of 5 <i>l.</i> to each	-	-	15	258
	16 March 1652. COL. FRAS. HACKER and CAPT. EDW. SHEPPARDSON beg renewal of their lease of Harraton Colliery, having spent 2,400 <i>l.</i> on recovering the pit from water, so that they will derive no benefit from the first 5 years' lease, granted in 1649. Noted that the County Committee are to certify its value, it being said to be worth 15 <i>l.</i> a day.	90	36		
	16 July. They reply that they cannot at present state its true value because of casualties.	154	441		
L.C.C. 154	13 April 1653. Capt. Edw. Sheppardson begs allowance of 190 <i>l.</i> his charges in repair of the house and ballast shore of Monk Wearmouth, which he farmed of the County Committee of Durham at 190 <i>l.</i> a year, they being much in decay, and since he entered thereon there has been much decay of trade, by reason of the trouble at sea.	117	473		
439					
D. 154					
445					
-447					
	13 April. County Committee to certify what are the covenants in the lease, whether he is tenant for 1 year or 7 years, &c.	25	39		
	18 May. County Committee to examine on oath as to petitioner's disbursements in repairs, &c.	25	71		
	23 March 1654. Petition renewed for allowance thereof	-	117	471	
	23 March. The Committee for Compounding adjudging the account for repairs very unreasonable and excessive, request certificate of what was needful to put the house into such repair as would keep it wind and water-tight, &c.	25	321		
	23 June. Granted 50 <i>l.</i> for repairs, to be abated out of his rent	-			
	30 March. Col. Hacker and Capt. Sheppardson beg excuse for rent and allowance for damages at Harraton Colliery, because on 23 Aug. 1651, John Hedworth, Rich. Grey, and Ralph Rokesby, cut the ropes of the water pits, whereby it was drowned, and petitioners lost 200 <i>l.</i> , and 2,000 <i>l.</i> by want of coals; the offenders were summoned thereon, but contemned the order.	90	35		
L.C.C. 154	30 March. Order that the rent cannot be delayed, but assistance will be given to recover the damages.	27	18		
605					
	Claimants on THOS. WRAY's Estates.				
R.C. 11	24 July 1650. GEORGE SAVAGE, of Highgate, Middlesex, begs discharge of the estate of Thos. Wray, on which he has 2 extents for 406 <i>l.</i> each, but it is sequestered for delinquency.	115	353		
115					
L.& 389					
-391					
P.B. 155	23 Jan. 1651. Allowed $\frac{1}{2}$ the estate on account, till the debt is paid, with 6 <i>l.</i> damages.	10	362		
299					
231					
D. 115	28 Jan. County Commissioners to certify its value	-	10	367	
393					
DEED 115					
395					
R. 115					
385					
H. 10	6 Sept. 1653. NICHOLAS GALLEYLLIE and WM. RICHARDSON, beg discharge for two half year's rents. At May Day 1647, they became tenants to the Commonwealth for a year, of lands in Beamish, co. Durham, belonging to Thomas Wray, a Papist and delinquent, the rent being payable at Martinmas 1647, and Whitsunday 1648; but before the first rent-day, the lands were extended, and the profits levied by the sheriff. Petitioners appealed to the then Committee of Durham, who gave way that they should pay their rent to satisfy the said extent, but it being entered in the old Committee's books, is charged again.	140	206		
L.C.C. 155	6 Sept. Referred to the County Committee and to Reading	-	25	175	
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20 Oct. 1649.			
O.T.T. 134 205	28 Sept. 1653.	Discharge from sequestration of Beamish Manor and lands, &c., in Tanfield Parish, co. Durham, forfeited by Wray and bought from the Treason Trustees by Sam. Foxley.	18 892
O.T.T. 134 203		Also of houses and lands in Barden Dykes hamlet, and Hawkswell parish, co. York, bought by Mat. Robinson and John Warcup.	18 915
O.T.T. 134 199	9 Nov.	Like discharge of Cow Close and a colliery near Harra-ton, Durham, bought by Gilb. Crouch, Rob. Colby, and Wm. Williams.	18 907
30 Oct. 1649.		Claimants on the Estate of JOHN CALVERT, Cockerham, Co. Lancaster, Recusant, and RICHARD and JOHN, his Sons.	
		JOHN BROUGHTON, of Whittington, Stafford, and ROB. CHILMEAD, of London, beg to compound for $\frac{1}{3}$ of Cockerham Manor, co. Lancaster, which they have purchased of Rich. Calvert, but $\frac{1}{3}$ are sequestered for his recusancy.	72 555
	30 Oct. 1649.	The County Committee desired to certify the yearly value, and the cause of sequestration.	236 127
L.C.C. 72 991	16 Aug. 1650.	JOHN CALVERT, jun., second son of the late John Calvert, begs an order to the County Committee to pay him a pension of 20 <i>l.</i> , settled on him when his father conveyed his whole estate to his eldest son Richard, now dead, on his marriage. It was allowed by the late, but detained by the present County Committee, the estate being sequestered for Rich. Calvert's recusancy.	72 988
D. 72 993, 994			989
R. 72 979			
236 127A			
	16 Aug.	County Committee to certify, Reading to report, and the rents to remain in the tenants' hands.	11 83 72 981
D. 236 127c	26 Feb. 1652.	Order on report granting the annuity, with arrears from the date of his deposing that he has not released his interest therein.	16 72 236 127s
REC. 236 127			
D-F.			
	19 Nov. 1650.	RICHARD, JOHN, DOROTHY, and JANE, children of JOHN CALVERT, jun., beg allowance of $\frac{1}{4}$ of their father's estate, sequestered both for his recusancy and delinquency, and allowed for the former, but refused by the present County Commissioners. The eldest petitioner is but 13 years old. Granted.	72 986 10 215
	27 Nov. 1651.	RICHARD and EDMUND, sons of the late RICHARD CALVERT, for themselves and 2 younger brothers, beg reference of their claim to annuities of 20 <i>l.</i> each, on lands sequestered for recusancy of their elder brother John, and refused by the County Committee.	72 983
	27 Nov.	The County Committee to certify and Brereton to report	15 107
	27 Nov. 1651.	Holland Simpson, of Westminster, guardian of the children of John Calvert, jun., begs for the children $\frac{1}{4}$ of their father's estate, sequestered for delinquency, as they are in great danger to be brought to the miserable condition of begging.	117 563
	27 Nov.	Granted with arrears from 24 Dec. 1649 - - -	15 106
	29 Dec. 1654.	The children complain that the County Committee do not pay their $\frac{1}{4}$ , because their father has received some money by fines of some grounds, and this being their sole subsistence, they are reduced to great extremity.	72 977
	19 Dec.	County Committee of Lancaster to certify why they do not pay the $\frac{1}{4}$ .	20 1179
	18 Nov. 1653.	The Committee for Removing Obstructions, upon the petition of GEORGE MIDDLETON, of Layton, co. Lancaster, for the arrears of a rent-charge of 20 <i>l.</i> a year granted to his father, Thos. Middleton, out of the estate of John Calvert, of	105 549

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30 Oct. 1649.	JOHN CALVERT, &c.— <i>cont.</i>			
	Cockerham, order that the claim be allowed, and refer it to the Auditor to state the account. The arrears are to be paid on certificate from the County Committee of Lancaster that they have not paid them.			
	21 June 1655. George Middleton begs an order to the County Committee to certify, and to examine his witnesses, &c. Granted.	105	547	
	17 March 1657. Order in the Committee for Discoveries, on Major Thos. Ripon's informing of a concealment of Cockerham Manor, which cannot be proved without perusal of the order of discharge, that Mr. Bayly, the late registrar of the Committee for Compounding, bring in the said discharge.	27	424	
		72	973	
	PURCHASER AND LESSEES OF THE ESTATE.			
O.T.T. 72 975	28 Sept. 1653. Discharge from sequestration of Cockerham Manor, &c., co. Lancaster, forfeited by John Calvert, and bought from the Treason Trustees by Sam. Foxley.	18	907	
	29 Nov. 1654. John Thornton and 6 other tenants of John Calvert, lord of the manor of Cockerham, complain that though in 1650 Calvert granted them new leases, and they paid their fines to the County Committee, he being a delinquent, yet as the estate is in a bill of sale, they are not only turned out of it, but are in danger of losing their fines. Beg repayment thereof, or other relief on examination.	122	551	
	29 Nov. The County Commissioners to certify - - -	27	139	
	CHAS. DUCKWORTH, Minister of Chester, Co. Chester.			
	30 Oct. 1649. Lord Mounson to report his petition to the House for their order.	6	228	
	27 Dec. On certificate of the Flint Committee that he compounded for land and a tenement on the Act for North Wales, the report to be stayed and his estate discharged.	6	261	
	13 Feb. 1650. Order enforced, he having no dwelling house in England, and only 6 parcels of lands compounded for on the Act for North Wales.	7	19	
		236	128	
	Claimant on the Estate of THOS. FLEETWOOD, Recusant, Ellastone, Co. Stafford.			
	30 Oct. 1649. ARTHUR SHIRLAND, of Holborn, begs to compound for $\frac{1}{3}$ of lands at Ellastone, and for Newton Manor, co. Lancaster, purchased of Thos. Fleetwood, and sequestered for his recusancy.	117	837	
	30 Oct. County Committees of Stafford and Lancaster to certify their yearly value.	236	129	
			130	
	THOS. TOMKINS, late King's Chaplain, and NATH. TOMKINS, Elmridge, Co. Worcester, his Son.			
P.E. 218 343	30 Oct. 1649. Nath. Tomkins being unable to prosecute his appeal against sequestration, now before the Barons of Exchequer, begs to compound for his estate. Is sequestered on pretence of delinquency.	218	342	
P.E. 6 229				
B. 218 339	20 March 1650. Fine at $\frac{1}{3}$ , 208 <i>l.</i> 16 <i>s.</i> 8 <i>d.</i> - - -	7	61	
	9 April. The Committee for Compounding being informed of an undervalue, require a certificate thereof.	7	95	
		236	131	



30 Oct. 1649.

c. 124 273, 283

P.R. 11 47

L.C.C. 252 40

236 133

D. 124 279

R. 124 275

D. 124 282

6 Nov. 1649.

P.R. 6 238

C. & } 131 475

P.R. } 465

R. 131 467

D. 131 469

P.R. 14 105

131 471

P.R. 123 561

9 July 1650. Thos. Tomkins complaining that demesne lands and tithes in Dodderhill are sequestered as the estate of his son Nathaniel, who has no interest therein, the County Committee are to certify.

23 July. Begg that the profits of his sequestered lands may be secured in the tenants' hands undisposed of, till the hearing of his case.

30 July. County Committee to show proofs why they consider the estate in question to belong to Nath. Tomkins.

26 Sept. The County Committee to discharge the sequestration, with arrears from 24 December last, if they do not forthwith show cause to the contrary.

SIR THOMAS TIMPERLEY, Hintlesham, Suffolk,  
MICHAEL TIMPERLEY, his Son, Recusants, and  
the Claimants on their Estates.

EDWARD WENYEV, of Brettenham, Suffolk, begs to compound for  $\frac{1}{3}$  of Boynton Hall Manor, worth 140*l.* a year, purchased for 2,500*l.*, 2 May 1649, of Sir Thomas Timperley, and sequestered for his recusancy only.

5 Feb. 1651. An error of date in his deed being rectified, it is to be presented to the Speaker.

2 May. Wenyev begs discharge of the sequestration on the death of Sir Thomas Timperley, 28 April 1651.

9 May. Sequestration of the part purchased to be discharged; Mr. Speaker to return the report sent to him; and the 140*l.* being discharged from the State's  $\frac{1}{3}$ , the County Committee are to sequester, out of the 3rd part enjoyed in kind by the said Sir Thomas, 31*l.* 2*s.*, being  $\frac{1}{3}$  of the third of the aforesaid 140*l.*, sequestered for the recusancy of his son, now living.

25 June 1651. MICH. TIMPERLEY begs explanation of this order, and that being sequestered the full  $\frac{1}{3}$ , which by law is the extremity of forfeiture, he may retain his third. Noted that the Committee see no reason to alter their order.

10 Sept. They order the County Committee to sequester only  $\frac{1}{3}$  of the remaining part of the estate above the 140*l.* a year discharged.

3 Feb. 1652. Michael complains of their disobedience, and detaining his tenants' money.

24 Feb. He begs to be admitted tenant to his lands in Essex

24 Feb. Order that they be let according to instructions, after view and survey.

25 Feb. He complains that he reaps no benefit by the order of 10 September, and begs to receive his rents.

25 Feb. The County Committee are to obey the order or show cause.

3 Dec. Nich. Timperley, uncle to Michael, for Thomas, Michael's son and heir, begs that Michael, being only tenant for life, may be stayed from felling all the timber, and pulling down the houses on the estate, as he threatens to do.

3 Dec. County Committees of Norfolk, Suffolk, and Essex, to prevent waste on the estate.

12 May 1653. Michael Timperley begs that some other lands may be set out for his  $\frac{1}{3}$  of his estate sequestered for recusancy, the lands in Hadley, Suffolk, value 80*l.* a year, set out for him, being recovered by law from his tenant, with a year's rent, for which he craves allowance.

12 May. Ordered his full thirds, and as to his suit against his tenant, he is to appeal to the Committee for Indemnity.

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6 Nov. 1649.	SIR THOMAS TIMPERLEY, &c.— <i>cont.</i>		
	15 June 1653. He begs orders to his trustees—Sir Henry, and Hen. Bedingfield, and his uncle, Nich. Timperley—to bring in the deeds whereby his father and he conveyed their lands to them, Nicholas Timperley having thereby recovered Hadley from petitioner.	123	545
	16 June. The trustees to produce the writings, and Nicholas Timperley to prove his title to Hadley.	25	98
	19 July 1653. CAPT. JOHN HILL, of Mayland, Essex, petitions that he is tenant at the rack-rent of 200 <i>l.</i> to Mich. Timperley's lands, co. Essex, and was obliged to repair the house, which threatened to fall, but can obtain no allowance therefor from the County Committee. Much of his land is overflowed at high tides, and he has to fetch water for his cattle 4 miles. Begg allowance in his rent.	92	339
L.C.C. 155	19 July. County Committee to report the charges, and the conditions of his lease.	27	93
575	19 Sept. 1654. Allowed 53 <i>l.</i> 1 <i>l.</i> 7 <i>d.</i> , $\frac{2}{3}$ of the 80 <i>l.</i> 7 <i>s.</i> 4 <i>d.</i> expended on repairs.	27	120
R.C. 25	19 Aug. 1653. SIR WM. DOYLY, HEN. DARLEY, and SAM. SMITH, beg discharge of lands in Suffolk and Essex, settled after Mich. Timperley on Thos. Timperley; he in 1653 demised them to petitioners in reversion after Michael, who is lately dead, but the estate is still sequestered for his recusancy.	140	100,
140		125,	123
I. & } 169			
D. } -217			
L. 169			
D. 140			
-117			
R. 140	24 Nov. Refused, unless the Thos. Timperley reported to be a recusant is not the Thos. Timperley in question.	19	1141
D. 140	29 Nov. Granted with arrears on certificate that the recusant is Thos. Timperley of Colkirk.	19	1141
119			
	2 Jan. 1655. John Keeble begs release of the estate of Mich. Timperley, co. Essex, sequestered for recusancy of the late Sir Thos. Timperley, but discharged by order of 29 Nov. 1653, to Sir Wm. Doyly and others; petitioner having a title by law, has got possession, but the County Committee refuse to give up the securities given in by the tenants for their rent.	96	612
	2 Jan. Order that the tenants be not molested for rents since the discharge.	27	231
R.C. 25	22 Sept. 1653. JOAN, widow of MICH. TIMPERLEY, begs allowance of her jointure lands in Essex, value 200 <i>l.</i> a year, settled on her at marriage, but sequestered for the supposed recusancy of her husband, though he was never convicted, there being another of his name; he died 7 July last, and she is a Protestant.	223	539
L. 155			541
140			
127			
140			
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I. & } -133			
D. } 155			
452			
453			
C. 33			
314			
8 Nov. 1649.	WM. MILES, Ednaston, Co. Derby.		
	John Rushworth to John Leech, Aldersgate Street. Wm. Miles is an old man, of between 3 and 4 score years, and was sequestered a few days ago. He could say much on his appeal, but I have advised him rather to purchase his peace, and compound, being not worth 200 <i>l.</i> It would be a charity to help an old man who has fought for us, and never was in arms against us.	179	308
P.E. 101	16 Nov. 1649. Miles begs to compound for delinquency, being sequestered for words spoken against Parliament, for which he is heartily sorry. Was never in arms against Parliament, but for venturing his life in their cause at Burton-on-Trent, was long imprisoned by the King's party at Ashby. Has	218	202
203		101	405

8 Nov. 1649.

always maintained a son as soldier in the Parliament army. Has an aged mother 100 years old, a wife, and 9 children. His estate does not exceed 200*l.*, and he has but one cow left.

D. 218 197  
P.R. 7 44  
R. 218 195

4 March 1650. Petition renewed. Never furnished the King's army with money, arms, or provisions, save what they plundered from him, and what they forced him to give in 1643, when he was constable.

11 March. Fine at  $\frac{1}{2}$ , 39*l.* 1*s.* 8*d.* - - - - - 7 44

15 Nov. 1649.

WM. BENNETT, Heytebury, Wilts.

P.R. 219 693

Was sequestered 10 July last by the Committee for Advance of Money, on pretence of delinquency discovered on information of Marg. Mounsell, administratrix of Capt. Peter Mounsell, for payment of his arrears according to Parliament order. Submits and confesses that he rode in the troop of Sir Geo. Vaughan, sheriff of the county, for 2 months, to preserve his wife and children, who must else have perished, for he had formerly engaged for Parliament, and durst not stay at home. Begg to be dismissed a chargeable attendance, and if fined at all, consideration of his debts, which are almost the value of his estate.

15 Nov. Fine 154*l.*; but 18*l.* to be abated if 12*l.* a year is settled on his mother, also further abatements for debts when proved. 9 7 219 693

HENRY PYCKE, Pewsey, Rainscombe, Wilts.

o.c.c.108 1119

15 Nov. 1649. Having been discharged in Feb. 1645 by the County Committee [with Wm. Cusse, Fyfield, Wilts], as not worth 200*l.*, after taking the National Covenant and the Negative Oath, begs that his discharge may be registered, and a copy given him. Granted. 6 252

THOMAS YELDON, Ohagford, Devon.

15 Nov. 1649. Begg that having compounded with the Standing Committee of Devon 11 Nov. 1646, and paid them 30*l.* for delinquency, he may be freed from further composition. His debts amount to 500*l.* Petition noted by Ash that letters be sent into the country to the Committee, requiring them to certify the state of this poor man's case, and if it appears that he was sequestered since August last, he is to be admitted to a composition.

15 Nov. County Committee to certify the time of sequestration - 9 7

16 Nov. 1649.

JOHN DALTON, Barton-on-Humber, Co. Lincoln.

c. 218 529  
P.R. 218 531  
P.R. 9 7  
R. 218 525

Being on appeal before the Barons of Exchequer, chooses rather to confess delinquency, and submit to a fine, than wait their decision.

25 March 1650. Fine at  $\frac{1}{2}$ , 46*l.* - - - - - 7 74

CLAIMANT ON AND PURCHASERS OF THE ESTATE.

o.c.c. 101 80  
R.C. 17 363  
101 69  
I. & D. 101 75  
L.C.C. 101 73  
c. 33 313  
101 81-85  
R. 101 65  
R. 27 37

27 Oct. 1652. AND. MAY, of London, begs allowance of his title to a rent-charge of 6*l.* 13*s.* 4*d.*, granted by Robert Dalton, by indenture of 5 February, 15 Jac., to Edward Ellerker, and Elizabeth his wife, for her life, and by her indenture of 12 Aug. 1645, assigned to him and regularly paid, till lately stopped on general instructions. The rent-charge is on lands in Kirk-Ella, West Ella, and Swanland, co. York, sequestered for the delinquency of John Dalton, grandchild of the aforesaid Robert.

4 May 1654. Claim allowed with arrears from 27 Oct. 1652 - 23 1603

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16 Nov. 1649.	PURCHASERS OF THE ESTATE.		
O.T.T. 79 637	11 Aug. 1653. Discharge from sequestration of manors and lands in Cockerham, and a mill and lands in Lancaster, co. Lancashire, forfeited by John Dalton, and bought from the Treason Trustees by Fras. Cobb and John Calvert.	18	863
20 Nov. 1649.	Claimants on the Estate of RICHARD STAPLETON, Carleton, Co. York.		
	SIR RICH. THEAKSTONE.		
	Petition of ROBERT and GEORGE BRYNDLOSE, JOHN YOUNG, and RICH. SAYER, for the tenants on lands in Bedale called Stapleton's lands, to the Committee for Sequestrations for co. York and Kingston-upon-Hull. There are two manors in Bedale, called Stapleton's and Theakstone's manors; petitioners have been tenants of the former for many years, and paid their rents—after the death of Elizabeth Stapleton, widow, who held the same for life, it being her jointure,—to Rich. Stapleton, her grandchild and heir, upon whom the lands are settled by an entail made 32 Eliz.; he entered into possession, and petitioners agreed to continue tenants to him at the former rents. Since then information has been given to the late Committee for Compounding, that the whole lordship was [Sir Rich.] Theakstone's, who was a delinquent, and thereupon petitioners' rents were demanded for the use of the Commonwealth. Beg not to be molested by driving of their goods [cattle], nor forced to pay their rents double, but to have the title cleared.	236	134
	20 Nov. 1649. Order by the Committee for Compounding to the Committee for the North Riding of co. York, on certificate of Ralph Rymer in the above case, that the several committees within whose jurisdictions the lands lie cause the rents of the said estate to be returned to the treasury of the Committee for Compounding, and that the tenants to the estate be required to pay the rents there until further order.	9 236	38 135
L. 236 136	31 May 1650. Petition of RICHARD, son of GILBERT, grandson of RICHARD, and great-grandson of BRYAN STAPLETON, for leave to enjoy the manor of Bedale and other lands, co. York, settled by entail 32 Eliz., and now come to him by the decease of his grandmother Elizabeth, sister of the late Earl of Kingston, till Sir Rich. Theakstone, who pretends a title thereto, and for whose delinquency the lands are sequestered, proves his title.	119	707
	31 May. Case referred to the County Committee - - -	8 10	93 34
L. 236 137 CASE 236 138 139	18 Oct. 1650. JOSHUA SNOWDEN begs relief, having leased the estate of Rich. Stapleton, of Carleton, co. York, for a year, rent 170 <i>l.</i> , but Thomasine Wivell has got an order in Chancery for stay of rents in the tenants' hands, Stapleton being found lunatic, and she wishing to be his guardian.	118	526
L.C.C. 118 551 253 36	18 Oct. Order that the lease be made good, and a certificate returned to Chancery that the estate is under sequestration.	10 118	189 191 523
	9 Dec. Committee for Compounding order the Committee for Sequestrations, co. York, as to Sir Rich. Theakstone, that since Stapleton has broken the order and received part of the rents, they are to require the remainder, and receive them for the State.	30	483
	6 Oct. 1651. Sir Rob. Stapleton begs allowance of an annuity of 30 <i>l.</i> on lands in Bedale, Carleton, &c., co. York, lately stayed on pretext of delinquency of Rich. Stapleton, now owner.	119	670
D. 119 673 727	12 Nov. Order on motion of Col. Fra. Pierrepont, M.P., for enquiry by the County Commissioners into the truth and particulars of Rich. Stapleton's alleged lunacy, and whether the estate was first sequestered for delinquency or recusancy.	15	80

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20 Nov. 1649.			
	19 Nov. 1651. Sir Rob. Stapleton is to enjoy the annuity of 30 <i>l.</i> , if he has paid all his fines, and the County Committee show no cause to the contrary.	119	15 90 670
	31 Dec. On report of the County Committee that the estate at Bedale, was sequestered from Sir Wm. Theakstone [son of Sir Richard], and that Stapleton was a Papist before he was a lunatic,—order that some one for Stapleton prove his title to the estate, he enjoying his full $\frac{1}{3}$ meanwhile, and that Brereton report.	119	15 160 725
D. 119 729			
			732
R. 119 717			
	17 June 1652. Order on report for production of the deeds relating to the estate, and for further enquiries as to whether the estate was sequestered from the grandmother or from Rich. Stapleton; who received the thirds during sequestration; also when Stapleton was first found lunatic.	16	561
	17 June. Committee for Compounding request the Commissioners of the Great Seal to allow the production of a deed in the Rolls, to clear the case of Rich. Stapleton, lunatic.	16	563
	18 June. Order by the Commissioners of the Great Seal for committing the custody of Stapleton, a lunatic, to Col. Fras. Pierrepont, "a near kinsman, but no way inheritable to his estate," on security to be accountable for the estate.	119	709
	Aug. ? Request by Col. Pierrepont for discharge of the estate from sequestration, since Stapleton, being mad, can neither be Papist nor delinquent.	119	708
	24 Sept. Order for Mr. Brereton to report on the evidences and writings in the case.	17	269
	30 Sept. On motion of Col. Pierrepont for a speedy hearing of Stapleton's case, and for him to receive the rents meanwhile, order that the County Commissioners make a speedy return on the order of 17 June last, and that they receive the rents till hearing.	17	295
D. 119 713			
R. 66 325			
D. 119 711			
	22 Dec. Petition of Rich. Theakstone [infant, son of Sir William], for consideration of his right to his late father's estate at Bedale, co. York, sequestered as belonging to him or Stapleton, whose title is referred to Brereton.	122	714
C. 32 152			
			200
	22 Dec. Reference thereon to Brereton	17	535
119 715,			
726, 671	22 Dec. Order on motion for a hearing that the County Commissioners send up verbatim copies of all proceedings about the lunatic, and examine witnesses thereon.	17	533
R. 25 25			
	14 April 1653. Order discharging Stapleton's estate, as he was never convicted of recusancy, and has taken the Oath of Abjuration, and Pierrepont is to receive his rents, with arrears since 31 May 1650, the date of his first petition.	66	341 19 1082
22 Nov. 1649.	CHARLES BARNWELL.		
	He writes to Maj.-Gen. Phil. Skippon, at his house, at Blackfriars. Having paid in my fine, I cannot get my discharge because the Committee for Compounding are so full of business. I beg a letter from you to the Commissioners, that I may receive my last Lady Day rents.	236	140
	22 Nov. 1649. Skippon to [Mr. Ash]. I recommend the enclosed letter, the writer having been at great charge in attendance.	236	141
27 Nov. 1649.	WM. CHAMPION, Shapwick, Somerset.		
P.M. 218 551	Begs to compound for his real estate. Being questioned for delinquency,—after a full hearing before the County Committee, in presence of Serjeant, now Lord Rolle, and of his adversaries,—was acquitted; but by the practice and combination of Thos. Lawrence, a sequestrator, since dismissed for misdemeanour,	218	553
R. 218 549			

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27 Nov. 1649.	had his goods seized, sequestered, and sold. On appeal, was proved guilty, and thereupon compounded for his personal estate, and paid the County Committee.				
	25 March 1650. Fine at $\frac{1}{2}$ , 106 <i>l.</i> 10 <i>s.</i>	-	-	-	7 74
	6 and 9 May. Paid and estate discharged	-	-	-	8 21
					32
6 Dec. 1649.	WM. LEMING.				
	Order that he have a discharge	-	-	-	6 242
14 Dec. 1649.	THOS. LOWE, Stanton-Harcourt, Co. Oxford.				
	Noted that he is discovered by Captain Hamlyn [as a delinquent]	6			248
	8 Jan. 1650. Summoned before the Committee for Compounding	236			142
17 Dec. 1649.	JOHN REDMAN.				
	Petition on behalf of himself and brothers and sisters to the Trustees for Sale of Crown lands. The surveyors appointed to survey Tottenham Court Manor have returned me tenant thereof for 10 years, the rest of the lease, but mention a compulsory surrender by my father. He has been out of England many years, long before the pretended surrender; he spent 1,000 <i>l.</i> in repairs and buildings, and the remainder of this lease is the only provision to maintain me at Cambridge, and my brothers and sisters. I beg not to be interrupted therein.	113			569
CASE 113 567	17 Dec. 1649. Col. Webb, the surveyor-general, to be advised with, and the contractors if needful, and nothing to be done.	113			565
18 Dec. 1649.	WM. LAMB, Cumberland.				
	Petitions that, living in Cumberland, he was forced to bear arms for the King, for which his small tenement, with 6 acres of land, is sequestered. Begg despatch of his business, that he may enjoy his right and return home.	98			829
	18 Dec. 1649. Petition not referred, "in regard the Act is not passed."	6			249
25 Dec. 1649.	JAMES BUNOE, Alderman of London.				
	Order in Parliament that the Committee for Compounding sequester his estate.	1			216
		236			143
	2 March 1650. Enquiries to be made as to the orders about him in the Committee for Advance of Money.	9			28
L. 71 855	4 March. Order for his general sequestration	-	-	-	9 29
	23 May. The Council of State request execution of the Parliament order for his sequestration, that he may be disabled from serving the enemy, as he is constantly doing.	8	69,	71	
		10			29
	28 May. The County Committees of London, Essex, and Kent, to seize his estates there.	8			79
					80
		10			31
	25 June. Mat. Alexander, of Gracious Street, is to be imprisoned for refusing to be examined touching Bunoe's estate.	8			169
					171
	27 June.	-	-	-	8 178
	16 July. A Public Faith bill of his for 772 <i>l.</i> 10 <i>s.</i> to be paid, if assigned <i>bond fide</i> to John Beck.	11			255
	16 Aug. His estates to be seized and secured, and the rents sent up.	11			80
					(bis)
	24 Sept. The Kent Commissioners to account for their receipts from his estate.	11			192

COMMITTEE FOR COMPOUNDING.—CASES.

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25 Dec. 1649.			
o.c. 10 218	24 Oct. 1650. The County Committee to send up what moneys they have received therefrom.	11	236
71 850			
L.C.C. 155 613	22 July 1651. Deposition that he has gone beyond seas, and there remains.	86	437
CLAIMANTS ON THE ESTATE.			
	11 Nov. 1650. Mat. Alexander petitions for his liberty in order to prosecute the debtors of the late GEORGE FRANKLIN, on behalf of his orphan children.	61	616
	12 Nov. The case referred to Parliament - - - -	12	9
L.C.C. 155 437	9 July 1651. Hen. Proby, serjeant-at-law, for William, orphan of George Franklin, citizen of London, petitions that Ald. James Bunce, executor of George Franklin, became bound with others in 3,240 <i>l.</i> , to the Chamberlain of London, long before his sequestration, to pay 2,426 <i>l.</i> 4 <i>s.</i> 7 <i>d.</i> to the orphan, and had all the money, but is now gone beyond seas, and others of the recognitors are dead. Begg that Bunce's estate in London may be discharged from sequestration, and extended for the debt, as has been done in a like case. Is enjoined by a special order of the Lord Mayor and Aldermen to make this request.	86	433
		110	783
D. 86 437	9 July. Referred to Brereton - - - -	14	196
-451		86	432
R. 86 427	1 Aug. Order on report that the Chamberlain of London extend the lands, accounting with the Auditor therefor.	14	237
	31 Dec. Alexander begs release from imprisonment, the cause of his committal being that he refused to be examined about Ald. Bunce's estate.	61	617
	31 Dec. Order that as he has now submitted, and given security to answer to interrogatories, he be released from prison.	15	163
	10 Nov. 1652. Order in the Committee for Removing Obstructions, —on a petition of Hen. Proby and Thos. Latham, and of Mary, wife of Rich. Bateman, late wife of George Franklin, for Wm. Franklin, for payment of 2,248 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> from Bunce's estate, —allowing the claim on behalf of the orphan, but disallowing a claim upon a recognizance of the petitioners.	110	779
	19 April 1651. The County Committee of Essex certify that JOSHUA GUYNER of Thoydon Garmon discovered to them lands there, value 90 <i>l.</i> a year, part of the estate of Ald. Bunce, sequestered for delinquency; they can allow him nothing for his discovery, but recommend him for the benefit of the Act.	155	442
L.C.C. 155 439	29 April. Committee for Compounding request the County Committee to certify when Guyner entered his discovery, and what profits they have received from the estate so discovered.	88	709
		30	139
C. 32 11	28 May 1651. THE MAYOR AND CITIZENS OF LONDON, for the poor sick soldiers and others of St. BARTHOLOMEW's Hospital, petition that Vincent Simpson left for the hospital 5 <i>l.</i> a year on Beauchamp's, Essex, which from the death of his wife in 1633, was constantly paid by Ald. James Bunce, but the land is now sequestered for his delinquency. Beg continuance of payment and 7 <i>l.</i> 10 <i>s.</i> arrears.	99	748
WILL 65 585		66	575
D. 66 578	28 May. County Committee to certify and Reading to report -	14	138
-582		66	573
R. 66 571	2 July. Order on report for payment with arrears -	14	187
D. 66 583			
D. 117 577	28 May 1651. SIDRACH SIMPSON, master of Pembroke Hall, Cambridge, petitions that Ald. James Bunce held the Black Bell and other houses in New Fish Street, London, on lease from the college, at 26 <i>l.</i> 3 <i>s.</i> 2 <i>d.</i> rent, with proviso of re-entry on	117	571
L.C.C. 117 579			
R. 117 573			

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25 Dec. 1649.	JAMES BUNCE— <i>cont.</i>			
	non-payment. Begg payment of the last $\frac{1}{2}$ year's rent, which has been paid by the tenant, and care that the quit-rents are paid.			
	28 May 1651. Referred to County Commissioners and Reading	- 14	139	
		117	575	
	1 Aug. Order on report that all rents and arrears be paid to the college, the sequestration notwithstanding.	14	237	
	23 July 1651. GEORGE CHILMAN, of Eastling, Kent, begs allowance of an annuity of 8 <i>l.</i> with arrears in the tenants' hands, bought in 1640 for 100 <i>l.</i> from Mat. Bunce, of Lincoln's Inn, charged on Newmony, Witchling parish, Kent, with proviso of avoidance on repayment of the 100 <i>l.</i> in 2 years, which has not been paid; but on decease of Mat. Bunce, the estate fell to Ald. James Bunce, was sequestered for delinquency, and he is debarred his annuity.	74	166	
d. 158	23 July. County Committee to certify and Brereton to examine the deed.	14	220	
155	7 Oct. The County Committee ask directions, as Rich. Sagger, of Thoydon Bois, Essex, claims a farm sequestered from Ald. James Bunce, and held by Nich. Gillett, of Thoydon Garnon, and threatens him with arrest.	155	607	
156	15 Oct. Committee for Compounding send a summons to Sagger to appear before them in 14 days to prove his title, or answer the complaint, and order the County Committee to take care that Gillett is not dispossessed.	30	139	
		88	705	
	Oct. ? Gillett pleads that Sagger's lease of the farm from Mat. Bunce for 24 <i>l.</i> being forfeit for non-payment of rent, he, as under-tenant, took a lease at 26 <i>l.</i> , Bunce out of his goodness giving Sagger the 2 <i>l.</i> extra; and yet Sagger tries to eject petitioner.	88	707	
	4 Nov. Sagger ordered to put in his petition and claim his title, and meantime Gillett is to hold possession.	15	69	
	13 Nov. Sagger's petition (missing) referred to Reading	- 15	85	
	PURCHASERS OF THE ESTATE.			
	Discharge from sequestration of lands forfeited by Jas. Bunce, and bought from the Treason Trustees, viz.:—			
O.T.T.	4 March 1652. Brooke Rowden's farm and 2 other houses in Thoydon Garnon, Essex, bought by Thos. Foxley, in part of 100 <i>l.</i> a year ordered him by Parliament.	16	104	
71 839	16 March. Wanthouse, Thoydon Garnon, and Beauchamp House, Wickford Parish, Essex, bought by Joachim Mathewes.	16	186	
845	24 March. The Red Lion, Gracious Street, London, bought by Ald. Thos. Foote.	16	206	
71 847	Also Baker's Farm, Kent, bought by John Baker	- 16	202	
16 137	11 Aug. Farm and woods in Witchling parish, Kent, bought by Rob. Packingham.	17	132	
71 841	24 Sept. Westfield and Snoad Woods, Kent, bought by John Wildman.	17	277	
71 843	25 Sept. Also Frant Farm, Maidstone, Kent	- 17	276	
71 846	24 Dec. Also a house in Otterden, Kent	- 18	796	
71 835	22 Nov. 1654. Chingham's Farm, Kent, bought by Greg. Clement	18	967	

## Claimants on the RECTORY OF HARTLAND, Devon.

25 Dec. 1649. Order in Parliament, settling on JOHN DURY, clerk, for life 200 <i>l.</i> a year from Hartland Rectory; the Committee for Plundered Ministers to see this done.	1	228
	8	98
	121	191
	236	144,
		145



COMMITTEE FOR COMPOUNDING.—CASES.

2141

			Vol. No. G or p.
25 Dec. 1649.			
	4 April 1650. Dury to be allowed the 200 <i>l.</i> a year from the rectory sequestered from Winter Grant, delinquent, since the time that power was put into this Committee's hand.	7 90 9 43	
	28 May. Parliament order for the augmentation to Dury to be satisfied.	1 226 121 191 236 146	
	30 May. Orders in the Committee for Compounding for payments to Dury accordingly.	8 86, 98 236 147	
	10 Sept. Order on his complaint that, these orders notwithstanding, the Committee for Plundered Ministers have ordered part of the revenue to LEWIS STUKELEY, minister of Tarrington [Torrington?], co. Devon, that the rents be paid into Goldsmiths' Hall, and disposed according to Parliament order.	11 158 121 185	
L. 121 181	10 Sept. The claim of Sutton's hospital to the predial tithes referred to Reading.	11 158 121 179	
	10 Oct. Order with consent of both parties that 30 <i>l.</i> be paid to Stukeley for his last quarter's allowance, and the other profits with arrears to Dury.	11 219 120 323	
	14 Nov. The rents with arrears to be brought in - - - - -	12 17 172 625	
	6 Dec. The County Committee state that they try to let the sheaf, but can only obtain an offer of 140 <i>l.</i> for it, and therefore receive the profits themselves.	253 103	
L.C.C. 152 477	26 Feb. 1651. Dury complains of non-payment of his augmentation, and begs the farm of the rectory, which is certified to be of less value than the 200 <i>l.</i> allowed, promising to pay in any overplus.	81 527	
	26 Feb. Order that he be paid, and the County Commissioners are to certify the value of the rectory, and not to dispose of it without further orders.	14 30	
	4 March. Order renewed - - - - -	12 142 81 512	
	10 May. County Committee remonstrate against this order, having acted for the good of the State.	255 21	
O.C. 14 95	15 May. The predial and small tithes since Dec. 1649, and 36 <i>l.</i> a year reserved rent, granted to Sutton's Hospital, unless Dury show cause to the contrary.	14 122	
A. 121 373	3 June. The County Committee having let the rectory to Capt. Wm. White for a year at 240 <i>l.</i> , Dury begs avoidance of the lease to White, as being contrary to orders.	81 537	
D. 121 193 122 182 195	5 June. Order that either White give sufficient security to Dury for the rent, or become his tenant, or that Dury, who offered 250 <i>l.</i> a year, be continued tenant.	14 148 149	
	15 Oct. Dury complains of the non-payment of his 200 <i>l.</i> and arrears, and begs valuation of the sheaf of the rectory, still under sequestration.	81 537	
	15 Oct. The County Committee to call the collectors to account, and pay him arrears from Dec. 1649.	15 49	
L.C.C. 236 148	25 Nov. The grant of the tithes to the hospital confirmed	- 15 99	
	16 March 1652. Dury ordered a 7 years' lease of the rectory, on condition of avoidance on non-payment of the rents due to the hospital.	81 542	
	15 July. EDW. CRESSET, master of Sutton's Hospital, complains of non-payment to the hospital, though Dury has received 100 <i>l.</i> , and the rest of the arrears are paid into the Treasury. He begs that their accounts may be taken, and no more paid to Dury till the hospital arrears of 300 <i>l.</i> are paid.	121 59	
	4 Aug. Order accordingly - - - - -	17 142	

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25 Dec. 1649.		RECTORY OF HARTLAND— <i>cont.</i>		
		8 Sept. 1652. Order for a lease to Dury at 200 <i>l.</i> a year, but a reserve rent of 36 <i>l.</i> to Sutton's Hospital, with arrears since 24 Dec. 1649, to be paid before anything is paid to Dury.	81	539
		15 Sept. Order for payment from the Michaelmas rents of the arrears since 1649 due to the hospital. The arrears to be paid by 60 <i>l.</i> a year for 2 years, and the balance in the third year, and a covenant to be added to Dury's lease for the said payments.	17	231
		Sept. Dury requests that the order for a 7 years' lease to him of the rectory may be perfected.	81	529
		21 Sept. Order thereon for an enquiry as to the date of the sequestration of the estate.	81 17	590 253
L. 152	53	Oct. ? He offers 500 <i>l.</i> bond to abide by the decision of the governors of the hospital, but begs not to have to pay arrears which were not got in by neglect of the late committee; is himself 54 <i>l.</i> in arrear of his 200 <i>l.</i> for this year.	81	543
	51			
H. 17	417	11 Nov. Dury summoned to answer to the letter of the County Committee of 11 August last, about Hartland Rectory.	17	392
		24 Nov. The order of 15 September confirmed, and arrears of rent to be got in.	17	436
		9 Feb. 1653. Dury requests an order for collection of the arrears	121	135
		9 Feb. Order that the County Committee take examinations as to arrears, and summon those who refuse to pay.	17	663
		7 July. The books of the former committee to be examined in the case.	25	116
L. 81	522	20 July. Wm. Rigsby, to whom the sheaf and tithes were let in 1647 at 225 <i>l.</i> , is to account therefor either as tenant or agent to the late committee.	25	134
ACCTS. 81	522			
L. 81	517	8 Oct. Wm. White's arrear of 45 <i>l.</i> to be levied on his bond	- 25	228
		23 March 1654. The case of Dury's maintenance referred by Council to a Committee.	236 175	149 184
		29 March. Their report agreed to, and to be presented to the Protector.	175	193
H. 236	151	31 March. Order in Council for Dury to be put in possession of the rectory.	81 236	515 150
		14 April. Sequestration discharged accordingly	- - - 27	30
		30 Dec. Dorothy, wife of John Dury, petitions the Protector for an order to the Trustees for Maintenance of Ministers to pay the 200 <i>l.</i> a year given him for life out of Hartland Rectory, with a reversion of the lease of the rectory; there are so many charges thereon that for 2 years it will only yield 100 <i>l.</i> a year. With reference to Council.	192	73
		9 Jan. 1655. Request on behalf of Sutton's Hospital and Dury for leave to levy 45 <i>l.</i> arrears due by Wm. White and Chris. Wood on Wood, White having no estate. Granted.	81 27	514 242
		21 Feb. Note that a petition of Dury's was read in Council	- 175	691
		22 Jan. 1656. Mrs. Dury's petition referred to Skippon, Jones, and Sydenham, to report.	176	487

## COL. EDW. MASSEY.

25 Dec. 1649.	Order in Parliament that Massey's estate be sequestered.	1	216
1 Jan. 1650.	Like order that the Council of State take care that all the ironworks in Dean Forest are demolished.	136	221
28 Jan.	Like order that the Committee of the Public Revenue consider—the petition of Capt. John Gifford, of Bream, co. Glou-	136	227

25 Dec. 1649.

cester, to whom Massey has leased the ironworks—how to secure the Commonwealth against further consumption of the woods in the said forest, by reason of his ironworks, and report. The order for their demolition is meanwhile suspended.

- 21 Feb. 1650. The Revenue Committee request Mr. Love to report to Parliament their opinion that Gifford should enter into bond with 2 others, that neither he nor his agents shall cut down any timber in Dean Forest, on any pretence whatever, and that he should have a year to work out his stocks. 136 225
- 4 March. Massey's estate ordered by the Committee for Compounding to be sequestered. Hearing ordered of Gifford's case. 9 29
- 25 April. Gifford complains that the County Committee have required his workmen to forbear sale of his stock, iron ore, cinders, coal, &c. Raised a troop of horse for the Parliament, whom he served many years, being plundered by the Cavaliers of goods value 3,000*l.*, for which he was never compensated. Began a hearing, and a copy of the charge against him. Granted. 136 207
- 2 May. A motion in his behalf for allowance of the deed of 30 June 1647 from Col. Massey, together with 6,000 cords of wood, referred to counsel. 8 16  
10 19  
136 223
- 23 May. Gifford to pay 165*l.*, being  $\frac{1}{4}$  year's rent, within 14 days, and the County Committee to distinguish what materials were to be left upon the expiration of the lease, and what Gifford was to have, to deliver to him his due, and to reserve the rest to the use of the State. 8 69  
10 29

## CLAIMANTS ON THE ESTATE.

- 18 Dec. 1650. THOMAS and WM. MORGAN, and JOHN THORPE, trustees for the creditors of Sir John Winter and others, beg allowance of Dymock Manor and other lands, co. Gloucester, settled on them in 1640 by Sir J. Winter for payment of debts, &c., sequestered as his estate, but discharged on appeal to the Committee for Sequestrations, except some ironworks in the Forest of Dean, granted by Parliament to Col. Edw. Massey, which are re-sequestered on general instructions. 103 503
- 8 Dec. Referred to the County Committee - - - 10 285
- 16 July 1651. They beg restoration of the ironworks now sequestered for delinquency of Col. Massey, who has no legal title thereto. 103 519
- 16 July. Referred to the County Committee - - - 14 204

26 Dec. 1649.

WM. NORWICH, Stathern, Co. Leicester.

- P.B. 218 734 Compounds for delinquency in adhering to the enemy against Parliament. His appeal against his sequestration was determined against him by a single vote. 218 732
- NOTE 6 254
- R. 218 729
- 11 April 1649. Fine at  $\frac{1}{4}$ , 48*l.* - - - - 7 98

27 Dec. 1649.

MOLINEUX DISNEY, Norton-Disney, Co. Lincoln.

- c. 218 71 Compounds for delinquency in holding intelligence with the forces raised against Parliament. The two letters which were the cause of his sequestration were to his wife and to Sir Philip Monkton. His appeal is still on hearing before the Barons of Exchequer, but he is unwilling to undergo the charge of attendance. 218 69
- P.B. 218 71
- R. 218 67
- D. 218 75
- 5 March 1650. Fine at  $\frac{1}{4}$ , 306*l.* 13*s.* 4*d.*; to be allowed 300*l.* on settling 80*l.* a year on Norton-Disney. 7 86
- c. 35 28 26 March. On giving security for this settlement, sequestration suspended. 7 80

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Dec. 1649?	WM. KNIGHT, Congleton, Co. Chester.		
P.L. 28 677	Having never been sequestered nor engaged in the latter war, begs to compound for delinquency, on the late votes that all who come in on their own discovery shall come at a year's value for real, and $\frac{1}{10}$ , for personal estate.	98	675
O.C.C. 218 143	7 March 1650. Begs to compound for his estate, sequestered since 1 January. Was in arms in 1643, and laid them down in 1644.	218	140
P.L. 218 141	11 March. Fine at $\frac{1}{10}$ , 12l. - - - - -	7	42
R. 218 137	22 April 1651. Fine confirmed - - - - -	12	191

1649? RICH. BEAMONT, Mirfield, Co. York.

Begs to compound by his daughter Elisabeth, being sequestered by the County Committee, and being very weak and old, 83 years of age. No order. 68 562

SIR HORATIO CAREY.

1649? Having lately arrived from abroad, and his estate having long been sequestered, begs to compound for it on the Ordinances of Parliament. Most of it lies in cos. Durham and York, and without his deeds, he cannot give in a particular. Begs letters of safe conduct and protection to the several County Committees, that he may peruse his writings, and be enabled to compound. No order. 73 148

SIR WILLIAM HICKS.

1649? Particulars of the estates, cos. Essex, Gloucester, Notts, 236 153 and in London, for which he wishes to compound. With note that the fine imposed upon him was 1,000l.

ROB. PECKHAM, Recusant, London.

P.L. 110 627	1649? Begs the benefit of the resolves of 17 March 1649, admitting those to compound who have not been Papists in arms, and that his petition and particular may be accepted, and he may not suffer for not timely bringing them in and filing them. On information to the Committee of London 22 Feb. 1644, that he was a Papist, his tenants in Long Lane were warned to pay their rents to that Committee, who, 6 Sept. 1646, allowed him $\frac{1}{2}$ of his rents, he being sequestered only for recusancy.	110	625
D. 110 619	1 April 1652. Begs allowance of one of his tenements in possession of John Jolly, which he formerly inhabited as his mansion house, having no other house but on hire. Granted.	110	631
L.C.C. 162 384		16	250

JOHN PRICE, Co. Glamorgan.

c. 109 651 1649? Was compelled for fidelity to Parliament to desert his house while the King's party had power in the county, and was sequestered and plundered. During his absence, the late Rice Lloyd got his estate on a pretended title, but on 20 May 1649, Thos. Morgan, in Lloyd's name, got an order from the Barons of Exchequer, on pretence of sequestration for delinquency of the late Judge Jenkins, to re-enter on pretence of a mortgage, and Walter Lloyd, son to Rice, got an order for the lands as though sequestered. Begs that the case may be tried by law. No order. 109 649

1649?

JOHN ROSE, late Provost Marshal to Lord Hopton, Castle Cary, Somerset.

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1649? Begs discharge as not worth 200*l*. Was in arms against Parliament, and disbanded on Truro Articles. Always demeaned himself with respect towards the Parliament's friends committed into his custody. Has a wife and four children to maintain. Has taken the Negative Oath and National Covenant. 114 273

Dec.? Note that he is discharged without composition - - 114 267

Claimant on the Estate of JOAN WALLER.

1649? WM. ALLEN, of Deptford, Kent, tenant of her house, the "Three Old Mariners," in Deptford, begs that she may be summoned for refusing to allow him, from his rent of 13*l*. a year, 9*l*. a year which he has paid for Parliament taxes. No order. 61 481

6 Jan. 1650.

WM. MATTHEWS, Kingsland, Co. Hereford.

D. 217 812  
O.C.C. 217 808  
P.M. 217 813  
R. 217 805

Compounds for delinquency in being in arms against the Parliament. Is not worth 200*l*. 217 810

1 Oct. 1650. Fine 6*l*., he having compounded with the County Committee for his personal estate. 217 805

8 Jan. 1650.

HEN. HARVEY, Bridgwater, Somerset.

C. 218 163  
P.M. 218 161  
D. 218 167

Begs to compound, having appealed to the Committee for Sequestrations. Was sequestered 4 years ago for bringing an action of trespass against one Gadd, for entering his house, and there acting the commands of the Parliament. The Barons of Exchequer 13 Nov. 1649, finding no proof sufficient to discharge the sequestration, left further proceedings therein to the County Committee of Somerset. 218 158

R. 218 155

11 March 1650. Fine at  $\frac{1}{2}$ , 255*l*. 10*s*. - - - 7 43

D. 90 529  
531

22 April 1651. Fine advanced to  $\frac{1}{2}$ , 422*l*., he being found to be an attorney. The County Committee to give him notice of the advance. 12 191

D. 90 533

5 May 1652. He remonstrates against the advance, having been out of the roll of attorneys since 19 Car., and begs discharge on the Act of Pardon. Note that he is to pay the remainder of his fine and bring in his discharge, and then the Committee for Compounding will consider further. 90 528

19 May. Renews his petition for discharge from payment of the advanced fine. 90 525

19 May. Ordered to pay his fine according to the votes of Parliament of 17 March 1652. 16 413

CLAIMANT ON THE ESTATE.

15 Feb. 1650. HENRY MILLS, of Bridgwater, petitions that he was bound in 100*l*. to Wm. Harvey, delinquent, for payment of 52*l*., and on his death, Henry, his son and executor, also delinquent, sued petitioner to outlawry, though the money was paid to the County Committee of Somerset, and he was promised indemnity against Harvey. The Committee for Indemnity in 1648 and 1649 ordered him indemnity, return of his bond, and 20*l*. damages; but Harvey refuses obedience, and his sister, Tacy Harvey, who holds the bond, has removed no one knows where. Begs that when Harvey compounds, he may be forced to deliver the bond, and reverse the writ of outlawry. Noted, care to be taken of this request, if Harvey comes to compound. 101 304

15 Jan. 1650.		WM. CHILD, Shrawley, Co. Worcester.	Vol. No.	G or p.
		Certificate by the County Committee that before the surrender of Worcester, he left his home and lived in the garrison, and his estate was seized; but on full hearing, the proof being insufficient, he was discharged. Afterwards the County Committee was ordered to certify the case to the Committee for Sequestrations.	220 237	633 1
		30 July 1650. The County Committee are to proceed in his case according to instructions.	11	260
L.C.C. 252 40 237 2 LEASE 237 3		3 Aug. He complains that his small estate in the country has lately been detained by the County Committee, and begs its discharge, as he was never sequestrable, or to have a certificate why they detain it.	74	159
		3 Aug. The County Committee to certify the cause of sequestration and value of the estate.	11	68
		3 Sept. The sequestration to be continued till further order on their report.	11	269
		6 Nov. His petition missing, referred to Reading - - -	12	8
L.C.C. 157 390 P.M. 220 631		10 Dec. He petitions to compound if he be within the Ordinance for sequestration, but he lived quietly at his house in Worcester, and though sequestered on a false information that he was a Commissioner of Array, no delinquency has been proved against him, though many witnesses have been examined.	220	629
		10 Dec. Referred to Reading, and admitted to compound - - -	12	59
R. 220 615		17 Dec. Fine at $\frac{1}{2}$ , 2,058 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	12	66
		7 Jan. 1651. Having paid $\frac{1}{2}$ his fine, begs a review, the fine being over set by 300 <i>l.</i> because part of the estate goes from him at his son's marriage. Begs also leave to sell woods, cos. Hereford and Worcester, to pay the rest of the fine.	220	628
		7 Jan. Referred to Reading for review as to the life tenancy - - -	12	85
		14 Jan. Fine reduced on review to 1,861 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , and his bonds to be delivered on payment. The County Committee to certify as to his request for an allowance of 11 <i>l.</i> a year to Thos. Nash, from lands in King's Norton.	237 12	4 93
L.C.C. 220 619 D.220 621-625		4 March. 16 <i>l.</i> 10 <i>s.</i> more reduced, on proof that the 11 <i>l.</i> a year is a rent-charge.	12 74 237	142 157 5
		3 June. The fine set at 2,058 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> confirmed - - -	12	226
		2 Dec. 1656. Certificate that Child's fine was confirmed 3 June 1651, at 1,840 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i>	34	84
CLAIMANT ON THE ESTATE.				
o. 123 353		5 Feb. 1651. JOHN TILT, of Worcester, petitions that in Feb. 1650, he informed against Child, but although several depositions were taken against him, the sequestration was discharged, but again laid on by petitioner's prosecution by the County Committee, and also the Barons of Exchequer. Child's fine being now set, Tilt begs $\frac{1}{2}$ thereof for the discovery. With query as to whether he discovered anything before the Committee for Advance of Money.	123	351
c. 123 355				
18 Jan. 1650.		Claimants on the Estate of HENRY, 1st VISCOUNT, and JOHN, 2nd VISCOUNT DUNBAR.		
D. 82 109-113 215-218		Order in the County Committee on a request to know whether Wm. BARNES' rent-charge of 80 <i>l.</i> a year granted by the late Viscount Dunbar, 7 Charles, on all his lands in Yorkshire can be allowed, that he seek satisfaction from Sir Rob. Thorold and the other trustees for discharge of Lord Dunbar's debts, the Committee for Sequestrations having taken off the sequestration of the trust estates.	82	119

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18 Jan. 1650.			
O.C.C. 82 185	2 May 1650. ROB. TICHBORNE, M.P. and Alderman of London,	82	41
-188	MARTIN BROWNE, and other creditors of Viscount Dunbar, peti-	123	503
219-221	tion that—having obtained allowance by the Committee for Sequestrations of a deed whereby Henry, late Viscount Dun- bar, and John, present Viscount, leased to Sir Rob. Thorold and Thos. Grantham, lands in co. York, in trust for payment of debts, which the County Committee order shall be paid only to well-affected creditors—those now in London may prove their good affection there.		
	2 May. Case referred to the Council of State, and the trustees to pay no more debts meanwhile.	8	17
		10	19
R. 82 143	14 May. Order on report that although the estate conveyed to the	8	44, 45
8 43	trustees for payment of debts of 17,550 <i>l.</i> , and annuities, was		
10 24	allowed by the late Committee for Sequestrations and Barons of Exchequer, they are now only to have $\frac{1}{2}$ thereof, and to account for their receipts.		
	14 June. County Committee to certify as to the courts kept on the estate.	8	142
	20 June. The creditors to be allowed to see the accounts -	10	47
		8	154
	25 June. Those creditors who show their good affection to Parlia- ment to be paid with interest. The trustees to pay no more of the debts till further order.	8	169
		10	170
D. 82 177	2 July. All the rents from co. York to be paid with arrears to	8	195
L. 82 149	Tichborne, who is to pay the debts of 8 creditors named; the deed to be considered of meanwhile.		
	9 July. Two-thirds of Lord Dunbar's estate to be sequestered by the County Committee for York.	11	7
C. 82 159,	1 Aug. On motion of the creditors, the order of 14 May con-	11	62
153-155	firmed, that they can only receive $\frac{1}{2}$ of the estate towards pay-		
H. 11 191	ment of the debts, the trustees are only to receive $\frac{1}{2}$ , and the County Committee for York are to enquire whether the old Lord Dunbar was not a delinquent.		
	1 Oct. On hearing counsel on behalf of the creditors, desiring allowance of the deed made to the trustees, the County Com- mittee for York are to pay the rents in the hands of the tenants or trustees to Rob. Tichborne, Sheriff of London, and he is to pay them to 9 creditors named; if there is 'not enough to pay them, the case will be further considered.	11	206(2)
D. 82 136, 139		82	284
R. 82 134, 137			
H. 10 353			
82 293			
P.R. 8 204	5 July 1650. WM. SEYMOUR, merchant of London, petitions that	116	430
10 60	his mother, Lady Jane Seymour, being possessed of a personal		
D. 116 435	estate to a good value, in Oct. 1632 made her will, appointing		
437	Sir Wm. Pitt, Edward Pitt, his son, and Richard King, exe-		
C. 116 633	cutors, they proved the will, and Edward Pitt and King man-		
E. 116 427	aged the estate, taking bonds in their own name for it, amongst		
D. 116 431	which one of 19 May 1640, wherein Henry, Viscount Dunbar, John Constable his son, and John Kirton, stood bound in 400 <i>l.</i> to Edw. Pitt and Rich. King, for payment of 208 <i>l.</i> , which belongs to petitioner. Viscount Dunbar's estate being under sequestration, Seymour begs leave to prove his petition.		
	23 Jan. 1651. Order that Seymour's name be added to the list of creditors.	10	364
	2 Oct. 1650. JOHN MOORCROFT to be allowed amongst the creditors as a man of good affection to Parliament.	11	209
	10 Oct. Order that on proof of the validity of his debt, he have the same benefit as the rest of the creditors who have made known their good affection to Parliament.	11	218
	11 Oct. Order confirmed, the debt being proved - - -	11	220
		82	286

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18 Jan. 1650.		VISCOUNTS DUNBAR— <i>cont.</i>		
		11 Feb. 1651. Order on report that the trustees' deed be allowed as to $\frac{1}{3}$ of the estates, $\frac{1}{3}$ being sequestered, and that John Morecroft and Wm. Seymour be paid in proportion with the other creditors, who are to have the benefit of the order of 1 Oct. 1650, and the arrears till Michaelmas.	10 82	399 287
L. 237	5A	26 Feb. On motion by Martin Browne for the creditors, that their annuities and rent-charges may be paid out of the sequestered $\frac{1}{3}$ of the estate, and the $\frac{1}{3}$ reserved to those creditors whose debts are allowed, this is granted, but not to extend to any debts or charges not allowed, and all rents and arrears to be paid to Col. Tichborne.	14 82	31 51
		18 March. Committee for Compounding to the County Committee for York. You say the creditors receive 700 <i>l.</i> due to old Lord Dunbar, and $\frac{1}{3}$ of the 500 <i>l.</i> due to the lady, but they are not to receive any part of the 700 <i>l.</i> , or the 500 <i>l.</i> , but only $\frac{1}{3}$ of the estate charged with the debts, the other $\frac{2}{3}$ to be sequestered.	30	484
		9 April. Morecroft and Seymour complain that Martin Browne has obtained an order of 26 February, which utterly makes void their order of 11 February, confirming that of 1 Oct. 1650, and beg that this order may be enforced, and that rent-charges, taxes, &c., may be charged on the $\frac{1}{3}$ of the estate sequestered, as well as on the $\frac{1}{3}$ allowed to the creditors.	82 102	131 5
		9 April. The order of 11 February, and that of 1 October last confirmed, the order of 26 February notwithstanding.	14 82	77 269
P.R.	14 167 82 281	13 June. The creditors complain that although their deed was allowed by the Committee for Sequestrations, and the rents of the estates ordered by the Committee for Compounding to be paid to Sheriff Tichborne, from whom they have received 500 <i>l.</i> of their debts, yet lately they are only allowed $\frac{1}{3}$ , which is so small a sum that they are not likely to receive principal or interest; and if John Viscount Dunbar dies, the deed is made void, and they left without remedy. They beg the whole rents of the lands in the deed, the 600 <i>l.</i> before granted, and the rents and arrears now due, with an order to the County Committee to return them speedily.	82 82	283
E.	82 275	23 Oct. Order that the County Committee pay 1,000 <i>l.</i> to Martin Browne, one of the creditors, to be paid in proportion with the other creditors, who are to give an account of their receipts.	15	60
D.	82 242 243	28 Jan. 1652. DAME KATHERINE GARGRAVE begs payment of 200 <i>l.</i> owed to her, with interest, by Henry and John Viscounts Dunbar, due by bond in trust to Thos. Bolton, the debt being allowed, and orders having been given for payment of other creditors.	82	36
		28 Jan. She is ordered to prove the debt - - - -	15	237
		20 Feb. Martin Browne, for the creditors,—having received the 1,000 <i>l.</i> and paid it out, and they having brought in their accounts,—begs payment of the balance of their debts, with damages, from the profits of the estate.	82	125
		20 Feb. Order for payment of 1,600 <i>l.</i> more to Browne, to be divided proportionably among the creditors.	16	43
ACCTS.	82 127	25 Feb. The creditors petition against some other creditors being allowed their full debts with interest, whereby the rest are not likely to receive their debts, as John Viscount Dunbar has only a life interest in the estate, and only 14 years of the lease remains unexpired. They beg confirmation of former orders on their behalf.	82	129 237
NOTE	82 33	25 Feb. The petition of the creditors referred to Reading, and they may send in offers of what they will accept as principal and interest of their debts.	16 82	59 223
D.	82 240	22 April. Order in the case of 11 creditors named, and their offers to accept moderate interest, that the report be allowed,	16	337
E.	82 225		82	31



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- and that the other creditors show cause why they should not receive the growing rents till they have received an equal proportion with the rest.
- H. 16 239 24 June 1651. Those who have received anything are to account with the Auditor for their receipts. 16 601
- D. 82 18 11 Aug. The creditors first allowed are to show cause why they should not take 4 per cent. interest, as the estate will not satisfy the whole at that rate. 17 453
- L. 82 89 27 Oct. Petition of LADY KATHERINE GARGRAVE and 8 other creditors, most of whom are very poor, for confirmation of the order of 22 April, that they may have an order to the County Committee to pay them in proportion with the rest of the creditors. 82 39
- C. 82 33 27 Oct. The creditors whose debts were first allowed are to appear in a week, and show cause why the desire of the petitioners should not be granted. 17 362
- H. 17 381 16 Nov. Lady Gargrave and the other creditors are to receive their debts in due proportion with those first allowed, these first accounting for their receipts, and their extents on the lands, and the County Committee to pay the growing profits to the last creditors till further order. 17 408  
82 29
- 20 Nov. The creditors beg that the money ordered 16 November may be paid to Reading, to be distributed among them in proportion. 82 28
- 1 Dec. The County Committee to pay 1,000*l.* towards these debts to Reading, who is to divide it in equal proportions. 17 467
- 13 April 1653. The Lady Day rents to be paid to the last creditors, and the first creditors to have nothing more till the last have been paid in equal proportion. 25 43
- 17 May. Petition of seven of the creditors who are willing to accept moderate interest for confirmation of orders, that the surviving trustees may fulfil their trust. 82 57, 83
- H. 25 38, 113, 122, 142 18 May. Reading to state the case, the trustees to give in writing their proposition for speedily satisfying the creditors, and Fowle to peruse a schedule of the debts, and see which are due to Papists and delinquents. 25 73  
82 61
- D. 82 86
- E. 82 63
- O.C. 25 155
- NOTE 81 59, 49
- H. 25 196 5 Aug. Reading to report the agreement made between the first and last creditors. 25 158
- 6 Sept. Order on his report that 650*l.* be paid to Martin Browne for the first creditors, in full of their debts, from the arrears, and if they do not suffice, from the growing rents; then they are to restore their securities, and the estate to be left free for the other creditors. 25 193
- 21 Sept. On request for discharge of the estates from sequestration, that the trustees may have the management of them, the case is to be heard next week. 25 209
- 28 Sept. All the debts allowed, with 5 per cent. interest, and if any of the creditors are recusants,  $\frac{1}{3}$  of their debts is to be paid to the State. 19 1127
- 10 March 1654. The trustees and creditors complain of disturbance in managing the estate for payment of debts by Lady Ingram, who levies a rent-charge on Upsall Manor, and beg stay of her proceedings at law. 82 55
- D. 132 257 10 March. The County Committee to permit no disturbance of the estate till Lady Ingram's claim has been allowed by the Committee for Compounding. 25 316
- O.C. 27 260
- 6 April. The Trustees complain of a lease by the County Committee to Col. Hugh Bethel of Burton Constable, which is part of their estate. 82 53
- 6 April. The lease made void - - - - - 27 4

18 Jan. 1650.	VINCEVS DEYER—cont.	Vol. No. G or P.
The proceedings in the cases of individual creditors and claimants are as follows:—		
	27 May 1650. JONAS HICKIN, governor of St. Bartholomew's Hospital, London. Certificate of his subscribing the late engagement.	82 183
	28 Oct. 1651. Report on the petition of Rob. Hicks, of London, his son and executor, that his father being old and weakly, could not appear with the other creditors, and so lost his benefit of their order, but that the son requests that he may be admitted with them.	82 123
	30 Oct. Order that, his debt being 103 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> ., he be admitted with the other creditors to a share of the 1,000 <i>l</i> . ordered 22 October.	15 66
	18 Nov. Order on request for payment of 100 <i>l</i> . with 9 years' interest, that the County Committee pay it from the last year's profits of Lord Dunbar's estate.	15 88
d. 82 245	10 June 1650. SIMON EYE, Fleet St., London. His conformity to all orders of Parliament attested.	82 178
	2 March 1652. Deposition that his debt is 52 <i>l</i> ., on a bond in 100 <i>l</i> ., and that he has received neither principal nor interest.	82 248
d. 82 254	11 July 1650. MARY PATTERSON, widow, Andrew, Holborn. Her conformity attested.	82 181
	2 March 1652. Deposition that her debt is 100 <i>l</i> ., and that she has received no part thereof.	82 255
	18 July 1650. THOMAS NEMS, North Cave, co. York. His conformity attested.	82 180
O.C.C. 114 968	3 Dec. 1650. ROBT. ROBINSON, Kirkby Wharf, co. York. Petitions the County Committee for allowance of a rent-charge for life of 10 <i>l</i> . a year on Burton Constable Manor, Lord Dunbar's estate, about which he had several orders from the County Committee, but Lord Dunbar refuses to accept them.	114 968
P.R. 114 961		
14 6		
NOTE 114 965	13 Feb. 1651. Petition renewed to the Committee for Compounding. The rent-charge was granted in 1598, on payment of 80 <i>l</i> . by Sir Hen. Constable to Edward Robinson, for the use of petitioner and Hen. Robinson for their lives; received it for 20 years, it being allowed by the former County Committee, but it is now sequestered for recusancy of Lord Dunbar. Begs justice.	114 964
D. 114 971		
R. 114 957		
D. 114 955		
	17 Feb. Claim refused without proof that he has not released his interest therein.	16 21
	3 June. Claim allowed on report, with interest from Dec. 1649	16 505
P.R. 10 815	1 Jan. 1651. JOHN and FRANCIS WRIGHT, of Plewland, co. York. Beg allowance of a rent-charge of 40 <i>l</i> . on Upsall Manor, co. York, conveyed to him before the wars by Sir Hen. Constable, of Burton Constable, but the lands are sequestered for recusancy of the now Lord Dunbar.	134 547 587
184 589		
L.&D. 134 591		
593		
P.R. 14 92	23 April. They beg reference to counsel of returns made on the case by the County Committee. Noted, referred to Reading.	134 597
134 595		
R.C. 15 15	11 Sept. Beg an order for examination by the County Committee of York of some witnesses, whose depositions are required on report, as they live at a distance. Granted.	134 543
D. 134 605		
L. 134 603		
D. 134 599	May? 1652. They beg a speedy hearing of the report, or leave to receive the annuity on security meantime.	134 553
601		
R. 134 583		
R.C. 16 816	18 Nov. FRAS. WRIGHT, executor of Wm. Wright, jun., his brother, who was administrator of Wm. Wright, sen., begs payment	134 549

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- from the trustees of Viscount Dunbar of 1,350*l.* with interest, borrowed on bond from Wm. Wright, sen., by Nich. Fairfax for Dunbar, and mentioned in the schedule of debts; also an order for further examination of witnesses, some particulars not being proved.
- 18 Nov. 1652. The County Committee to take further examinations, and send all particulars. 17 422
- 15 Sept. 1653. The debts of 1,000*l.*, and 200*l.* claimed by Wright allowed, but enquiries to be made about the 150*l.*, and Fras. Wright is to depose that no part of it has been received by himself or his brother; he being ill and unable to travel, the deposition is to be taken in Yorkshire. 19 1123
- 7 March 1651. RICHARD FULLOR. His name to be added to the list of Viscount Dunbar's creditors. 14 42
- R.C. 14 94 23 April 1651. Wm. BLOUNT, of Beverley, co. York. He begs allowance of a rent-charge of 20*l.*, [granted 6 April 1622, by Henry, late Viscount Dunbar, to Stephen Thornton,] on lands in Holderness, transferred for 200*l.* 20 Dec. 1634 to petitioner, but sequestered for recusancy of the present lord. 82 352
- D. 82 358
- D. 82 363
- L. 82 361
- R.C. 16 42 June? 1652. Begs a speedy hearing of the report on his case, or leave to receive his annuity on security meantime. 82 342
- I. & } 82 366
- D. } -370
- R. 82 353
- 22 June. Begs to enjoy his annuity which he has received 28 years, but is disturbed by the present County Committee. 82 350
- 22 June. Granted on security in double the value to stand to the judgment of the Committee. 16 577
- 5 Aug. Rent-charge allowed on report, and the County Committee to pay him  $\frac{1}{2}$  out of the lands charged therewith since Michaelmas 1651. 17 109
- 15 Sept. His debt of 100*l.* allowed, and to be paid out of the estate. 19 1123
- 22 Sept. He pleads that he believes the whole was intended to be paid, and begs an order accordingly. 82 346
- 22 Sept. The whole annuity to be paid out of the part of the estate set aside for creditors. 17 255
- P.R. 14 172 20 June 1651. GEORGE, son and heir of MAT. POCHREYN, of Barkby, co. Leicester. Begs allowance of a rent-charge of 80*l.* in lieu of a debt of 1,000*l.* from Viscount Dunbar, lent to Wm. Barnes, of Talton, co. Worcester, and named in the schedule of debts given to the trustees for payment, but transferred in 1632 by Barnes to petitioner's father [for whom it had been held in trust]. 82 105
- 82 107
- L. 82 115 25 June. Begs examination by the County Committee for Leicester of a witness who is unfit to travel. Granted. 82 98
- R. 82 101 14 178
- D. 82 121
- NOTE 82 95 22 April 1652. The debt of 1,000*l.* allowed, with interest proportionably to that given to the rest of the creditors. 16 341
- 26 May. On further request for hearing, order that the annuity be paid from the growing profits of the estate, unless the creditors show cause to the contrary, and arrears allowed from date of petition. 82 97
- 16 457
- 82 95
- H. 16 540 11 Aug. Having served the creditors with notice to show cause, and none appearing, he begs confirmation of his orders. 82 100
- 11 Aug. The orders of 22 April and 26 May confirmed, and the County Committee to pay the rent-charge, with arrears from the date of petition. 17 153
- 29 June 1652. THOS. THORNTON, of Oldstead, co. York. Begs leave to receive the rents of Bigemond [Richmond?] Manor till paid 500*l.* with interest, balance due, of 1,000*l.* portion of his wife Mary, daughter of Sir Peter Middleton, settled by Sir Peter in trust to raise portions for his daughters Anne and Mary, but held

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		from Henry, Viscount Dunbar, for whose recusancy it is sequestered; or else to have further examinations taken in proof of his claim.			
		29 June 1652. County Committee to certify and Reading to report	16	610	
		15 Sept. Begs an order for examination of himself and his wife, and such further witnesses as he can produce.	122	764	
		15 Sept. The County Committee to take examinations in proof of his title to the lands, examine him and his wife, and other witnesses, and send up all they can find in the case.	17	229	
		22 Sept. On his complaint of a mistake in the order of 5 August (missing), allowing him only $\frac{1}{2}$ of his annuity, though the whole estate is sequestered,—order that the whole annuity be paid.	17	255	
		15 Sept. 1653. His counsel and the counsel of the trustees for managing the trust to be heard.	19	1123	
		1 Oct. 1651. FRAS. SWAINE, minister of Bilton, co. York. Begs to enjoy 50 <i>l.</i> a year granted him [16 July 1651] from Paul Rectory by the Committee for Plundered Ministers, but the County Committee refuse to pay it, the whole being let to Henry Constable, Lord Dunbar's brother, a Papist.	121	294 295	
o.c.c. 71	3	1 Oct. The County Committee to pay him his allowance from the tithes, according to the Act of 31 May 1650, unless they show cause to the contrary, and Swaine is to prove his taking the engagement. Enquiry to be made as to the value of the estate, said to be worth 3,000 <i>l.</i> or 4,000 <i>l.</i> , let to Henry Constable, and whether it was let according to instructions.	15	36	
		14 Jan. 1652. Swaine complains that Constable overawes the tenants so that they dare not certify the value of the tithes.	121	292	
		14 Jan. Order allowing the payment with arrears -	15	194	
		10 June. Order by the Committee for Plundered Ministers that Rich. Bradshaw, minister of Paul, Holderness, instead of Swaine, receive 50 <i>l.</i> a year from Paul Rectory, his living being only 33 <i>l.</i> , and that Swaine receive 50 <i>l.</i> from Burstwick Rectory, both rectories being sequestered from Viscount Dunbar.	71	1	
L.	82 89	29 July. Committee for Compounding state that they cannot allow augmentations from the estate, because of the charges and debts thereon which have been already allowed.	30	489	
		3 Aug. The Committee for Compounding order the County Committee to obey the order of the Committee for Plundered Ministers of 10 June as to the payments to Bradshaw and Swaine.	17	83	
P.R.	17 531	22 Dec. Both complain of the refusal of the County Committee to pay their allowances, the estate being in trust for debts.	71	3 100	
L.	71 102				
B.	71 97	17 March 1653. Bradshaw's augmentation allowed, but Swaine's refused, Burstwick Rectory being settled for payment of debts.	19	1074	
D.	71 10				
		29 March. On Bradshaw's complaint of non-payment, the present County Committee are to certify the cause.	22	1480	
		23 Oct. 1651. JOSIAS FIELD, clerk of Sir John Lenthall. His conformity being attested, payment in part of his debt ordered.	15 82	60 148	
D.	82 263 266	28 Jan. 1652. DOROTHY, widow and executrix of JOHN REEVE, of London. Begs an order to receive her debt as other creditors, Viscount Dunbar, John Kirton, and Wm. Threlfall being bound, 10 Car., in 200 <i>l.</i> to pay her husband 103 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , which with losses and interest now comes to 168 <i>l.</i>	82 113	261 313	
		28 Jan. Referred to Brereton	15 82	227 259	
D.	82 268	4 Feb. 1652. SUSAN MOORE, widow. Petition that Henry, late, and John, present Viscount Dunbar, as John Constable, in 1642	82 100	271 858	

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		sold lands to trustees for 25 years, or the lives of the sellers, for payment of certain sums. The deed was allowed by the late Committee for Sequestrations, by the Barons of Exchequer, and by the Committee for Compounding 25 June 1650, yet petitioner has no benefit, though 200 <i>l.</i> is owing to her, because the deed is being reconsidered; but meantime some creditors have their debts with full interest, and she may lose hers, as only 14 years of the term remain. Begs confirmation of her deed, and equal benefit with the other creditors.		
	4 Feb. 1652.	Referred to Reading - - - - -	15	240
			82	270
D. 82	252	26 Feb. 1652. ROB. HARVEY. Deposition that his debt is 300 <i>l.</i> with interest since 1642, on a bond in 600 <i>l.</i>	82	249
	2 March 1652.	MARY HARRIS. Deposition that 52 <i>l.</i> was lent by her in 1638, on a bond for 100 <i>l.</i> , that nothing has been paid, that she is dead, and that John and Rich. Harris are her surviving executors.	82	253
	2 March 1652.	RALPH JOHNSON. Deposition that his debt is 100 <i>l.</i> on a bond of 200 <i>l.</i> lent in 1639.	82	257
	9 March 1652.	MAURICE CANNON, of Killgettly, co. Pembroke. Deposition that his debt is 400 <i>l.</i> , for which in Nov. 1642, Lord Dunbar paid 144 <i>l.</i> interest, but nothing has been paid since.	82	274
O.C.C. 109	235	4 May 1652. BARBARA, widow and administratrix of SPENCER	109	219
D. 109	237	PORTA. Begs allowance of 208 <i>l.</i> lent in 1640 on a bond for 400 <i>l.</i> , and order for payment with damages, no part having been repaid.		233
	239			
	4 May.	The County Committee to certify and Reading to report	16	347
			109	231
R. 109	223	29 Sept. Begs a hearing of her short report - - - - -	109	213
H. 17	293	30 Sept. Report allowed, and she is to be paid in equal proportion with the other creditors.	109	221
	16 Nov.	Order confirmed - - - - -	17	408
			82	29
C. 72	154	6 July 1652. FRAS. BROUGH, of West Ella, near Hull, guardian to the children of THOS. and ELIZ. MOUNTAINE, of Rial, Holderness, co. York. Held as feoffee in trust for 2 girls, aged 10 and 12, of his late sister, Eliz. Mountaine, a farm reputed Lord Dunbar's, and sequestered for his delinquency, rent 20 <i>l.</i> , which farm is given by Lord Dunbar to Matthew Constable, his second son, who consigned the farm to petitioner for the orphans on their mother's death. Capt. Rob. Billops farmed all Mat. Constable's lands, co. York, at 145 <i>l.</i> , with proviso not to remove any well-affected person; but he imposes intolerable rents to undo the orphans and other tenants. Begs freedom therefrom, or leave to farm the estate, for which he will give 200 <i>l.</i> rent, being an increase of 55 <i>l.</i> , and security for payment.	72	165
				153
	6 July.	County Committee to certify the date and cause of sequestration.	16	657
			72	164
	6 July.	Brough begs examination of the children's claim to a farm in Rial, which should have come to them on the death of their father; but Lord Dunbar, by his power in the county, wrongfully entered in it, and left it to Mat. Constable, his second son, for whose recusancy it became sequestered, and therefore petitioner had no legal way of recovering it except before the Committee for Compounding.	72	152
				162
I. & D. 72	176	6 July. County Committee to certify the title of the infants to the farm, and Reading to report.	16	657
	-190		72	159
	172	405-415		
L.C.C. 72	173	23 Dec. Order on report that the County Committee take care that the children be not oppressed by raising the rents, and if Capt. Billops, the lessee, pretends he cannot hold the estate at	19	1057
	172	403		

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D. 72 193	the present rent without raising the tenants' rents, he is to be		
-195, 166-171	told that another offers 55 <i>l.</i> more, and yet will not raise the		
172 417, 418	rents.		
E. 72 155	7 May 1653. The County Committee report that they have tried to	172	399
H. 17 518	settle the matter, but Brough refuses either to relinquish the		
L.C.C. 172 401	farm, which he holds by under-tenants who spoil the woods,		
C. 32 251	or to pay any rent to Billops, wishing to hold it from the		
	County Committee.		
E.C. 17 53	27 July 1652. Wm. BLUNT, of Beverley, co. York, administrator	82	348
O. 32 190	of Barbara Blunt, widow. Begg payment by the trustees of a		
82 343	debt of 100 <i>l.</i> to the said Barbara, her debt being in the		
	schedule.		
	15 Sept. 1653. The claim to the 100 <i>l.</i> with interest allowed, and to	19	1123
	be paid out of the estate.		
C. 107 786	14 March 1653. HENRY NEVILL, of Holt, co. Leicester. Begg allow-	107	771
E.C. 25 16	ance of a rent-charge of 80 <i>l.</i> out of Upsall Manor, co. York,		781
107 779	bought for 1,000 <i>l.</i> from Henry, Viscount Dunbar, long before		
D. 107 783	his delinquency, and allowed by the Committee for Removing		
R. 107 775	Obstructions, but refused by the County Committee.		
	5 May. Granted, the deed being allowed - - - -	19	1089
E.C. 25 16	15 March 1653. RICH. BLANCHARD, of Bishop Wilton, co. York. 140	608	
I. & D. 172 167	Begg allowance of his claim to a rent-charge of 8 <i>l.</i> a year on	172	165
-171	Upsall Manor, co. York, granted in 1626 by Viscount Dunbar		
L.C.C. 172 165	to Ant. Neville, of Selby, co. York, and now conveyed to		
C. 33 309	petitioner.		
	24 July 1655. He requests further examination for better proof	140	576
	of his rent-charge.		
	24 July. County Committee to examine and cross-examine wit-	29	40
	nesses.		
	24 March 1653. KATHERINE FAIRFAX, daughter and heir of	86	9
	William, Viscount Fairfax, by her mother, Elizabeth, Vis-		
	countess Fairfax. Begg allowance of a rent-charge of 20 <i>l.</i> on		
	Burton Constable, granted to her grandfather, Thos. Fairfax of		
	Gilling, by Henry, late Viscount Dunbar, and now sequestered.		
	24 March. Referred to the County Committee - - -	25	24
D. 82 86	15 Sept. 1653. JOHN HUNTON, Marton, co. York. The debt of 80 <i>l.</i>	19	1123
	to his children allowed.		
D. 82 87	15 Sept. 1653. JOHN KEBLE, Gray's Inn. Allowed the 100 <i>l.</i> a	19	1123
	year granted to him by Viscount Dunbar till Marg. Constable		
	marries, or declares she will not marry, and if she marries,		
	the 3,000 <i>l.</i> portion, on her oath that she has not released her		
	interest therein to any other than Keble.		
P.R. 25 210	27 Sept. 1653. RICH. BERRIDGE. Begg allowance of claim on North	67	630
67 648	Coat Bercary, co. York, conveyed 20 Jan., 17 Car., to Hen. Con-		649
D. 67 651	stable, third son of the late Viscount Dunbar, for 80 years. In		
-668	Sept. 1650, Constable sold his interest to petitioner for 700 <i>l.</i> ,		
R. 67 641	but the County Commissioners refuse him possession, that		
	being part of the estate under their management for payment		
	of the debts of the late Viscount.		
	26 Jan. 1654. Claim allowed, unless Viscount Dunbar's creditors	19	1160
	show cause to the contrary.		
	15 Feb. Order on request that the word creditors in the last	23	1578
	order be altered to trustees, and that Berridge be allowed		
	arrears from the date of his petition.		

		LESSEES OF THE ESTATE.	Vol. No. G or p.
18 Jan. 1650.			
O.C.C. 97 156	25 June 1651.	SUSANNAH KIRBY, widow of Captain Gibbon Kirby, begs to be allowed to continue to hold lands in Hedon, co. York, late Lord Dunbar's, worth 15 <i>l.</i> a year, which the County Committee there settled upon her in commiseration of her great loss by the death of her husband, who was slain in raising the siege of Hull, and lost a considerable estate while the country was in the enemy's power.	97 153
	25 June.	County Committee to certify the value, to be let for 7 years.	14 178
ACOTS. 82 24 P.R. 26 7	17 Jan. 1654.	MARY, VISCOUNTESS DOWAGER OF DUNBAR [widow of Henry, first Viscount], begs to contract on the Recusants' Act, 21 Oct. 1653, for $\frac{1}{3}$ of her sequestered estate, viz.:— $\frac{1}{3}$ of an annuity of 200 <i>l.</i> settled on herself and children in 1642, and $\frac{1}{3}$ of East and West Halsham manors, co. York.	82 44 46
	18 Jan.	She begs a view of the whole state of her jointure, and assignment of $\frac{1}{3}$ , being in a very low and sad condition, and having been constrained to accept much less than a third; her husband's estate being waste and untenanted, she begs to have her $\frac{1}{3}$ assigned by lot.	82 42 20 1177
R.C. 27 130	5 Oct.	John Duncalfe, of Twyers, co. York, begs confirmation of his lease of $\frac{1}{3}$ of the jointure lands of Mary, Viscountess Dunbar, she having before had her $\frac{1}{3}$ set out in kind, and so accepted since 1646, but the tenants having greatly improved their estates, which she has not done, she has got an order, 18 Jan. 1654, for $\frac{1}{3}$ in kind of the whole jointure, thereby reaping the benefit of the tenants' improvements, contrary to the lease.	143 648
	28 Nov.	Lady Dunbar allowed her $\frac{1}{3}$ in kind, with arrears from 18 Jan. 1654, unless Duncalfe's executors show cause to the contrary.	27 179
	16 Dec.	She complains that Col. Mat. Alured, tenant to Duncalfe, who has farmed her estate, moved for confirmation of his lease, but it was proved invalid, as he was a committee-man, and ought not to farm any sequestered estate. Begs that what is wanting to make her $\frac{1}{3}$ may be set out from the part farmed by him, and that she may be admitted tenant to the rest of the estate, at the rate at which it is now demised.	82 25
H. 27 217	26 Dec.	In the case between the Countess [Viscountess] Dunbar and Col. Mat. Alured, about the lease let to Duncalfe for 7 years, and by him assigned to Alured, out of which lands she desires her third in kind, and the lease to be made void, order that the County Committee set out her $\frac{1}{3}$ in kind in the most equal manner they can, but no order given as to Alured's lease.	27 221
	4 Jan. 1655.	On motion that 343 <i>l.</i> 4 <i>s.</i> 2 <i>d.</i> arrears of rent due to the State from Lady Dunbar's estate may be paid, and also 400 <i>l.</i> arrears due from Duncalfe, the County Committee are to levy the arrears, and give an account of what other arrears are due from the estate.	27 238 82 21
	20 Feb.	Order that Col. Alured, being bound for Duncalfe's rent amounting with arrears to 609 <i>l.</i> 3 <i>s.</i> 5 <i>d.</i> , pay it into the Treasury in 20 days, with a fine for detaining it, or show cause to the contrary.	27 303
CASE 97 181	22 May.	Chris. Alured, of Martin, co. Notts, petitions that, being surety with Nich. Battersby, of York, and John Duncalfe, for the rent of $\frac{1}{3}$ of the estate of Lady Dunbar, leased	97 133

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18 Jan. 1650.	VISCOUNTS DUNBAR—cont.		
	to them by the County Committee for York, it is sequestered because Duncalfe, to whom Battersby assigned the lease, died in arrears of rent. Bega that as Duncalfe was the chief lessee, his estate may be sequestered to pay the arrears of rent.		
R.C. 27 394 H. 29 58	31 May 1655. On request on behalf of Alured for delay in levying the arrears of rent, three weeks' grace allowed, and the County Committee to report.	27	411
P.R. 27 229 281 88 7 D. 88 14, 15 L. 88 11 H. 88 3 CASE 88 1 C. 34 126	6 Feb. 1655. JOHN, ROBERT, WILLIAM, MARY, CICELY, and KATHERINE CONSTABLE, children of John, Viscount Dunbar, petition that their grandfather and father settled lands in trust on Sir Rob. Thorold, and others, reserving 300 <i>l.</i> to their father, and 200 <i>l.</i> to their mother for maintenance of the family, but $\frac{1}{3}$ of the 500 <i>l.</i> is sequestered for their father's recusancy. Beg its discharge.	82	9, 20
	28 June. Order that 200 <i>l.</i> a year be allowed for the children, and $\frac{1}{3}$ of the remaining 300 <i>l.</i> be received to the use of the State.	23	1692
23 Jan. 1650.	THOMAS, EARL OF CLEVELAND, and THOMAS, LORD WENTWORTH, his Son.		
	Order to the County Committee of Bedford to examine rigorously into the estate of the Earl of Cleveland, and discover what they can for the State's benefit; also to examine Thos. Pennington [his bailiff], who is suspected to have furnished the Earl with money during the late war.	10	361
	1 Oct. 1651. Order to the County Committee of Middlesex to sequester Stepney Rectory for the delinquency of Thomas, Lord Wentworth.	15	36
	14 Jan. 1652. Wm. Northy, of the Middle Temple, appointed by the Committee for Compounding steward for keeping courts in Stepney and Hackney manors, sequestered for delinquency of the Earl of Cleveland.	12	285
	29 Jan. Thos Pennington, bailiff, and Jermyn, under-bailiff of Stepney and Hackney manors, ordered to show their title to their office, and whom they employ under them.	15 112	233 353
P.R. 16 39	19 Feb. Pennington pleads a grant of it in 1631 by the Earl of Cleveland, in reversion after Rob. Dixon, who died 4 years ago, and sends a list of his officers, who have all taken the engagement.	112 237	349, 351
	16 Sept. Information by Thos. St. Nicholas that his grant of the stewardship was fraudulently obtained, and that he has not accounted for the Greenwax profits.	112	341
	16 Sept. Order that he account for them forthwith	17 112	237 344
	22 Sept. Order that no courts be kept on the manors except in the name of the Committee.	17	258
	22 Sept. 1653. County Committee of Bedford enquire respecting Lady Weld's payment of a portion of the expense of 2 horses imposed on the estate in the late expedition at Worcester.	146	91
	27 Sept. Order that she pay her proportion, and the State theirs	30 25	2 210
	27 Sept. Treason Trustees to the Committee for Compounding. We have let all the estates of the Earl of Cleveland in cos. Bedford and Middlesex to his creditors, according to allowances	75	147



23 Jan. 1650.

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by the Committee for Removing Obstructions, but as we have not time to grant orders to each creditor for taking off the sequestration, we beg you to direct the County Commissioners to refrain from receiving the rents, and to leave them in the tenants' hands till we give order to each creditor to receive them, as the growing interest of the creditors amounts to much more than the revenue of the estate.

With part of an indenture devising to persons not named estates of the Earl of Cleveland, in and near Toddington, co. Bedford, &c., which are in the Bill of Sale. 75 189  
-206

## CLAIMANTS ON THE ESTATES.

- |                |  |         |
|----------------|--|---------|
| L.C.C. 83 615  | 5 July 1650. THOS. EDWARDS, and LUCY his wife, beg discharge       | 83 609  |
| O.C.C. 83 613  | of the sequestration of a rent-charge of 32l. a year on Todding-   |         |
| C. 83 612      | ton Manor, co. Bedford, which Thomas, Earl of Cleveland, and       |         |
| P.R. 8 202     | Thomas, Lord Wentworth, granted for 400l. to the wife, and         |         |
| 10 59          | was by her received till Lady Day last, when it was denied by      |         |
| E. 83 605      | Lady Frances Weld, who 2 years since, on a pretended statute,      |         |
| D. 83 618, 619 | caused the estate to be seized and secured till the parties proved |         |
| NOTE 129 539   | their title.   |         |
|                | 20 Feb. 1651. Deed allowed, and arrears from 24 Dec. 1649          | 14 21   |
|                | ordered to be paid.  |         |
| O.C. 14 54     | 29 Aug. 1650. DR. HENRY GLENHAM, petitions that in Sept. 1634,     | 88 15   |
|                | Thomas, Earl of Cleveland, now a delinquent, borrowed 10,000l.     |         |
|                | of Anne, Viscountess Dorchester, mother and guardian of Paul,      |         |
|                | Viscount Bayning, giving as security leases for 99 years of        |         |
|                | Stepney and Hackney manors, Middlesex, the reversion of            |         |
|                | which, for further security, he and Lord Wentworth, his son,       |         |
|                | sold to Henry, Viscount Newark [afterwards Earl of Kingston        |         |
|                | and Marquis of Dorchester], and Sir Thos. Glenham, in trust        |         |
|                | therefor; Lord Bayning left as executors his widow and Sir         |         |
|                | Thos. Glenham, who as surviving trustee made petitioner his exe-   |         |
|                | cutor. The debt is still unpaid, but the lands are extended by     |         |
|                | Lady [Frances] Weld, on plea of a recognizance for 10,000l.        |         |
|                | prior to the lease. Bega leave to compound for the premises        |         |
|                | on the Act of 1 Aug. 1650, unless Lady Weld compounds for          |         |
|                | them.  |         |
|                | 29 Aug. Referred to Brereton - - - - -                             | 11 110  |
|                | 29 Aug. 1650. HENRY, MARQUIS OF DORCHESTER and EARL OF             | 81 137  |
|                | KINGSTON, begs to compound for a deed of sale of Stepney and       |         |
|                | Hackney manors, co. Middlesex, held in reversion by him and        |         |
|                | Sir Thos. Glenham, now dead, in trust to repay Paul, Viscount      |         |
|                | Bayning, 10,000l. lent by his mother and guardian, Anne, Vis-      |         |
|                | countess Dorchester, to the Earl of Cleveland, unless Lady         |         |
|                | Weld, who holds the recognizance, compounds.                       |         |
|                | 29 Aug. Referred to Brereton - - - - -                             | 11 114  |
| P.R. 11 112    | 29 Aug. 1650. LADY FRANCES WELD begs to compound on the late       | 129 557 |
|                | Act for her extents on the Earl of Cleveland's estate. Has an      |         |
|                | extent and mortgage on the manors of Stepney and Hackney,          |         |
|                | and on lands in Bedfordshire, for a debt of 10,000l. due upon      |         |
|                | statute from the Earl, and Thomas, Lord Wentworth, his son.        |         |
|                | Is in possession of the manor of Stepney and the lands in co.      |         |
|                | Bedford, but must wait for the possession of Hackney Manor         |         |
|                | till a former extent thereon is satisfied. The premises were       |         |
|                | never sequestered for the delinquency of the said Lords. Their     |         |
|                | debts amount to 100,000l.  |         |
|                | 22 Jan. 1651. Bega examination of her title by counsel. She lent   | 129 571 |
|                | the Earl 5,000l.; and for security, he and [Anne] his countess,    |         |
|                | 6 July 1631, demised to her and Sir James Stonehouse, who          |         |
|                | is dead, lands, &c., in Toddington, co. Bedford, and the Earl also |         |

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23 Jan. 1650.	EARL OF CLEVELAND, &c.— <i>cont.</i>	entered into a statute of 10,000 <i>l.</i> for the same debt, whereupon other lands in co. Bedford are extended by her. All the premises have been by her enjoyed till lately interrupted by the general order of the Committee for Compounding. Bega that pending the report, the rents may remain in the tenants' hands.			
	22 Jan. 1651. Referred to Brereton -	- - - -	10	355	
			129	569	
	25 Feb. The County Committee for Bedford are to enquire further into Lady Weld's extent, and Mr. Wingate's mortgage on the Earl's lands.		14	27	
	26 Feb. Lady Weld begs an order for a certificate from the County Committee of Bedford of the cause of sequestration. Granted.		129	533	
			14	28	
L.C.C. 129 573	Feb. ? She begs a speedy hearing, her report being now ready		129	559	
	5 March. The County Committee are to say whether Lady Weld has supplied the Earl with money or other provision from his extended estate.		14	38	
CASE 136 351 -366	March ? Tristram Woodward petitions that the Earl of Cleveland had a 30 years' lease of Toddington, Harlington, and Tyngrith manors, co. Bedford, the inheritance of Henry, late Lord Cheyney, with reversion to his next heir, Thos. Cheyney, who was accountable to petitioner's mother, and her sister Elizabeth, wife of Thos. Cheyney, for 20,000 <i>l.</i> , profits of Swinford Lease, and other lands, cos. Oxon and Berks, and for recompence thereof, and for a mortgage, conveyed the reversion to petitioner and his wife, a daughter of [the late] Lady Pelham [a kinswoman of Lord Cheyney].		136	348	
	Lady Weld's solicitor, unknown to petitioner, found an inquisition without deeds, that the Earl of Cleveland was seized of the reversion in fee at the time of his statute, 7 Car., and the lease being ended, Lady Weld has extended the lands, and seeks to compound for the extent as the lands of the Earl, though petitioner has sued in Parliament for a hearing of the cause, on a general saving of all men's rights in law and equity in the bill for sale. Bega stay of Lady Weld's composition for the lands in co. Bedford, and that she may only compound for the extent on the Earl's lands in Middlesex and Essex, or petitioner and his children will be ruined, as he cannot go to law with Lady Weld, who holds the possession and profits of the estate.				
	23 April. Lady Weld begs that the rents and profits of the extended lands may remain in the tenants' hands till the hearing.		129	561	
	23 April. Order that the County Committee of Bedford receive them.		14	91	
D. 129 561 H. 129 565	24 July. Her deeds, extents, &c., being allowed, she is to hold the premises till satisfied her debt of 5,000 <i>l.</i> with interest. All rents received since Lady Day 1651 by the County Committee to be paid her, and she is to account with the Auditor, and take care that the lands are let at the best value.		14	222	
	30 Sept. It appearing that she ought to have compounded for the lands upon the Act of 1 Aug. 1650, the Earl being no excepted person, the County Committee are to seize and secure the estates in cos. Middlesex and Bedford, and certify the value, and Lady Weld to bring in an account of what she has received therefrom.		15	34	
L.C.C. 146 179 H. 15 85	28 Oct. The estate to be sequestered for her not obeying the foregoing order.		15	63	
			30	1	

23 Jan. 1650.  
L.C.C. 237 6

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- |   |                |            |
|---|----------------|------------|
| 10 Dec. 1651. Resolved that the Earl of Cleveland's creditors were in a capacity to have compounded 1 Aug. [1650] if they had petitioned in time.   | 15             | 124        |
| 24 Jan. 1652. Order to the County Committee for Middlesex to sequester Stepney Manor for delinquency of the Earl of Cleveland.  | 15             | 191        |
| 21 May. Wm. Greaves, of Limehouse, complains that although Stepney Manor, of which he is a tenant, is sequestered for the Earl of Cleveland's delinquency, Lady Weld, on pretence of a statute not allowed by the Committee for Compounding, troubles him, has lately recovered against him at law, and will turn him out of possession, to his utter ruin; having bestowed much upon the premises, begs stay of further proceedings.   | 87             | 441<br>445 |
| 21 May. Lady Weld to shew cause why she disturbed the tenants of the Commonwealth, meanwhile the County Committee of Middlesex to take care that he is not disturbed. Reading to state his title, and he to prove his possession.   | 16             | 435        |
| 25 May. Lady Weld having received considerable sums of rent, notwithstanding the orders of 30 Sept. and 28 Oct. 1651, is summoned to shew cause why she should not repay the same.  | 30             | 215        |
| 1 June. Rich. Warren, of London [husband of Eliz. March], petitions that Thomas, Earl of Cleveland, by indenture of 12 Dec. 1632 conveyed to Francis March for 31 years, from 25 March 1642, lands called the Dusthill, and the Hope or Shipyard, with all edifices thereon, together with parcels of marsh ground in Poplar Marsh, which premises were, by indenture of 10 Dec. 1636, demised by the Earl and his son for 66 years, from 25 March 1644, at the rent of 3 <i>l.</i> , to Fras. March, whose interest by good conveyance is come to petitioner, and he has on appeal to the Committee for Removing Obstructions, had his title allowed, notwithstanding which, the premises are still sequestered for the Earl's delinquency. Begs order that the County Committee of Middlesex may certify the time and cause of sequestration, and that his title may be reported. | 127            | 707        |
| L.C.C. 162 487<br>D. 127 649-653<br>E. 127 673  |                |            |
| 1 June. Granted, and Reading to report - - -  | 16             | 485        |
| D. 88 447   |                |            |
| 2 June. It appearing that Greaves had not possession under the title of the Commonwealth, the order of 21 May is made void.   | 16             | 497        |
| L. 78 660   |                |            |
| 23 June. Thos. Culling, of London, petitions that Lady Frances Weld, having extended lands in Stepney Manor, Limehouse and Poplar, belonging to the Earl of Cleveland, leased them to petitioner at 140 <i>l.</i> a year, yet in order to turn the tenants out he was forced to spend 200 <i>l.</i> , which he can never receive again, and now they have offered the County Committee of Middlesex a higher rent than he pays, in order to get possession and set up their pretended titles.<br>The County Committee have lately ordered him to "attorne tenant to the State." Having been at very great charge in improving the estate, begs that his possession may be confirmed.  | 78<br>665, 666 | 659<br>666 |
| 23 June. County Committee to let the estate according to their instructions.  | 16<br>78       | 697<br>670 |
| 3 Aug. Rich. March begs allowance of his title to lands which are sequestered for the delinquency of the Earl of Cleveland, who, in Dec. 1632, demised to Francis March, in trust for John March, for 31 years, the Dusthill, now divided into several tenements, with the great tenement or mansion house and ground called the Shipyard, and 8 parcels of marsh ground in Poplar Marsh, Stepney, co. Middlesex, rent 3 <i>l.</i> John March   | 101            | 207        |

23 Jan. 1650.

EARL OF CLEVELAND, &amp;c.—cont.

P.M. 237 7

afterwards purchased of the said Earl and his son the inheritance of the premises, in the names of Wm. Lamb, Clement Stoner, and Francis March, in trust for John March and his heirs; and in 1641, John March dying, petitioner being his brother and heir, took letters of administration of his estate, and so is justly entitled to the premises.

D. 101 209  
212-215

3 Aug. 1651. Referred to Reading - - - 17 85  
101 205

6 Aug. 1652. Greaves begs reference of his title to the Shipyard and dock adjoining in Limehouse, which the Earl of Cleveland and Thomas, Lord Wentworth, his son, by indenture of 26 June 1637, sold for 800*l.* to petitioner, and of which he has been in possession ever since, till interrupted by Lady Weld, by colour of a statute entered into by the said Earl to her, which has not been allowed by the Committee for Compounding. The Committee for Removing Obstructions having allowed his title, begs reference of it to counsel, that it may be allowed by the Committee for Compounding. 87 425  
439

D. 87 428, 432

6 Aug. Referred to Brereton - - - 87 424

31 Aug. Note that March has a saving to compound for houses and lands in Stepney, in suit with Rich. Warren. 12 519

R. 78 661, 664

23 Sept. Lady Weld's title having been allowed by order of 78 658

L.C.C. 162 543

24 July 1651, and this notwithstanding, re-sequestration ordered 673, 671

L.C.C. 87 429

28 Oct. 1651, Culling begs reference of his title to counsel. 17 267  
Granted.

162 54

R. 87 419

C. 32 152

D. 101 221

87 408

5 Oct. Greaves begs an order to the County Committee to certify the cause of sequestration. Granted. 87 450  
17 300

4 Nov. Begs to enjoy the premises on security. Granted - 87 444  
17 383

D. 101 217-219

10 March 1653. The causes of Wm. Greaves, Thos. Culling, Rich. March, and Rich. Warren, by consent of all, to be heard together. 25 11

C. 32 201

D. 101 121,

133, 225

R. 25 84

R. 101 185

8 June. March having a saving to compound for the premises when he should recover them, and desiring to compound for them, is admitted to a composition; if he pays the fine, the sequestration is to be taken off without prejudice to anyone's title or possession. He is to compound in 31 days. 12 543

P.M. 217 89

P.M. 217 91

D. 217 95-99

R. 215 85

L.C.C. 162 483

D. 87 414

R. 87 409

R. 25 72, 132

15 June. March begs to compound in pursuance of the order of 217 94  
8 June.

15 June. County Committee to survey the estate, and certify its letting value. 101 184  
12 549

7 July. Greaves begs an order to Brereton to receive further proof of his title. Granted. 87 418  
415  
25 114

20 July. Warren begs examination of his title. The last order is no remedy to him, as the estate is still sequestered for the Earl's delinquency, and not for March's. Although it was purchased by petitioner and those under whom he claims, no judgment has been given by the Committee for Compounding on his title. He has disbursed 5,000*l.* on the estate, besides former payments. 127 671

The Earl had no interest therein since 1632; the estate was allowed petitioner absolutely by the Committee for Removing Obstructions, and he was in possession till the County Committee dispossessed him. He has a statute of 5,000*l.*, acknowledged by the Earl in June 1638, defeazanced for the quiet enjoyment of the estate, which will encumber the remaining estate, now the interest of the Commonwealth, unless the Committee for Compounding quiet his possession. He begs to be reinstated.

COMMITTEE FOR COMPOUNDING.—CASES.

2161

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	27 July 1653. On motion in behalf of Warren that he may have such possession of the estate in question between him and Marsh as was taken from him, or that the Committee for Compounding would re-hear the cause and give judgment therein, the Committee will take time to consider and order hearing.	25	146
	3 Aug. Thos. Pawley, tenant to Richard Warren of 80 acres in Poplar Marsh, begs repayment of 64 <i>l.</i> expended for his share of repairs, which the County Committee refuse to allow.	139	627
	3 Aug. Order that Pawley's petition be heard with Warren's	- 25	154
	4 Aug. March's saving for lands in Stepney continued	- 25	156
	9 Aug. He admitted to compound at 1 year's value according to the votes of 2 October.	25	159
	10 Aug. Ordered to pay in his fine of 300 <i>l.</i> in 14 days	- 12	556
		25	162
	10 Aug. Warren renews his petition for restoration of possession	127	669
	16 Aug. Hearing ordered for judgment touching Warren's interest in the lands for which March compounds.	25	166
	18 Aug. March to give security in 6,000 <i>l.</i> to Warren, to satisfy such sum as shall appear due to Warren on account before the Masters in Chancery, according to the decree in Chancery of 7 May 1653. On his giving the said security, and paying the fine set, order is to be given for discharge of the sequestration. Warren is to give the like security to March, otherwise March's security to be void.	25	172
d. 101 129	30 Aug. On their appearing before the Committee for Compounding, and Warren moving that the penalty of the bonds might be 10,000 <i>l.</i> , and swearing that 10,000 <i>l.</i> he verily believed in his conscience was due to him, and March swearing that he believed 1,000 <i>l.</i> was due to him from Warren, the Committee for Compounding resolve that the accounts to be made before Rich and Kelloway, two Masters in Chancery, according to the decree of 7 May 1653, be brought in to them, to decide what money is due; meanwhile the Commonwealth's hand is to continue on the estate.	25	181
d. 101 131			
d. 101 127	15 Sept. March's saving for the Hope or Shipyard, now held by Greaves, continued.	12	566
	22 Sept. Sequestration to be discharged of the premises in Limehouse claimed by Wm. Greaves.	19	1122
	28 Sept. Warren to show cause why March should not have the rents on security.	25	212
	5 Oct. His Counsel alleging that they are now upon perfecting their accounts, and moving that the County Committee may continue to receive the rents, and the Counsel for March alleging that March has examined all his witnesses before the two Masters of Chancery, and finished his part within the time limited, and that Warren has not perfected his part, and moving that their former request for March to enjoy the rents on security may be granted;—the Committee for Compounding continue the order of 30 August in force for a month longer, the estate meanwhile to remain in the hands of the Commonwealth, and the rents in the tenants' hands.	25	216
o.c. 25 286	26 Oct. and 8 Dec. Order renewed	- 25	236
			263
n. 25 260	10 Jan. 1654. On motion of March that the fine set on him may be accepted, and that the hands of the Commonwealth may be taken off the lands in question, without prejudice to either party, and on Warren's motion that copies of all depositions	25	280

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23 Jan. 1650.	EARL OF CLEVELAND, &c.— <i>cont.</i>		
H. 25 296, 299 D. 127 665 667	in the case taken in Chancery may be brought to the Auditor perfecting the account betwixt them, the Committee for Compounding refer it to Brereton to consider to whom the possession of the premises should be given; Col. Grosvenor, by consent of both parties, is to receive and detain the rents till further order.		
L.C.C. 162 489 C. 162 485	24 Feb. 1654. On Brereton's verbal report, and hearing counsel on both sides, the Committee for Compounding resolve that possession be given to Warren,—the inheritance being in Warren and his wife,—by the County Committee, who are to pay him what they have received out of the estate since sequestration, and Quartermaster-General Grosvenor and the tenants are to pay him their arrears of rent. Although March has not yet, by any course of law, recovered the premises, so that he is not compellable to pay in the fine imposed, yet on his desire to be admitted to pay it in without interest, the Committee order the treasurers to receive the said fine of 300 <i>l.</i>	25 301	
P.R. 24 1159	4 March. Fine allowed to be paid without interest, March not having recovered the premises, and the estate discharged.	24 1159	
L. 127 663	29 March. Warren moving for reinforcement of the order of 24 February, and Marsh moving for omission of the clause therein which mentions the inheritance to be in Warren and his wife, the Committee for Compounding order "title and interest" to be substituted for "inheritance." As to the 405 <i>l.</i> 1 <i>s.</i> 4 <i>d.</i> certified to be accounted for with the Auditor and paid into the treasury at Goldsmiths' Hall, the treasurers there are to repay the same to Warren or his assigns. For such arrears as Warren shall receive on these orders, he is to give security to be responsible in case it appears that he is already satisfied.	27 3	
	11 April. Greaves moving to have the arrears of certain messuages in Limehouse, now in his possession, which were discharged by order of 15 Sept. 1653, Warren is to show cause why the arrears from the date of Greaves' petition should not be paid.	27 23	
	25 April. It being agreed that 37 <i>l.</i> 10 <i>s.</i> is the amount of arrears, it is ordered to be paid to Greaves by the County Committee of Middlesex; Warren to have so much less of the arrears allowed to him if he cannot show good cause to the contrary; the order of 15 Sept. 1653 to be no prejudice to Warren's title.	27 36	
	29 Aug. 1650. CHRISTOPHER CLAPHAM begs to compound on the Act of 1 Aug. 1650, for an extent on the lands of Thomas, Earl of Cleveland, on two judgments of 800 <i>l.</i> and 200 <i>l.</i> against the Earl, assigned to him for paying two debts, one of 400 <i>l.</i> , borrowed of Alderman Tichborne, the other of 100 <i>l.</i> due to Roger Townsend.	75 126	
	29 Aug. Referred to Brereton as far as regards the Earl -	- 11 113	
	29 Aug. 1650. THOMAS LOWMAN begs to compound on the Act of 1 Aug. 1650, for a judgment for 800 <i>l.</i> , against Thomas, Earl of Cleveland, obtained by his wife's father, Mr. Charnley, all the interest for the said money being still due, and she being her father's executrix.	99 629	
	29 Aug. Referred to Brereton - - - -	- 11 113	
	8 April 1651. DIANA BOWLES, widow, begs reference to counsel of her claim to, and discharge of Harlington Parsonage, and other lands, co. Bedford, conveyed to her 7 Charles by the Earl of Cleveland, who is excepted from pardon, for 700 <i>l.</i> for 99 years, redeemable on payment in 6 months of 728 <i>l.</i> not paid. It was	82 465	

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sequestered as his estate in 1644, discharged on appeal to the Committee for Sequestrations, but re-sequestered by the present County Committee.

	8 April 1651. The County Committee to certify, and Brereton to report.	14	74
L.C.C. 237	8 19 June. Debt not to be allowed till after examination -	30	1
	16 July. Allowed the rents till the case be determined -	14	204
L.C.C. 82	463 26 June 1651. GEORGE SHAW and 2 other inhabitants of Tod-	116	719
R.C. 32	201 dington, co. Bedford, beg suspension of sequestration, and		
L.C.C. 146	223 examination of their claim to some small parcels of land in		
227	Toddington and Westney manors, settled on them for repayment		
	of divers great sums for which they were engaged for the Earl		
	of Cleveland long before his delinquency, and which they have		
	been obliged to pay; but lately the lands are sequestered for		
	the Earl's delinquency, and they are ordered to pay the rents		
	to the State.		
	26 June. County Committee to certify, and Reading to report -	14	180
	9 June 1653. Petition renewed. They plead that in March 1638,	116	710
	the Earl, and Thomas, Lord Wentworth, his son, being bound		
	to them in 1,000 <i>l.</i> for payment of 520 <i>l.</i> , conveyed to them lands		
	in Herne, parish of Toddington, for 99 years; that the claim		
	was allowed in 1652 by the Committee for Removing Obstruc-		
	tions, who ordered that the accounts should be stated to		
	25 March 1653, and they allowed interest for their debt till		
	then, and the rents due 25 March were to be defalked from		
	the debt and interest; yet the County Committee require them		
	to pay the March rent. Beg an order for discharge there-		
	from.		
L.C.C. 146	223 June. County Committee to certify why they demand the rent -	25	91
	5 Aug. Like petition in reference to lands in Toddington mort-	116	709
	gaged to them by the said Earl and Lord in Oct. 1638 for a debt		
	of 600 <i>l.</i> , and about which like orders were given by the Com-		
	mittee for Removing Obstructions.		
L.C.C. 146	227 5 Aug. Like reference to the County Committee -	25	158
R.C. 14	184 1 July 1651. FRANCIS WINGATE, of Harlington, co. Bedford, heir	132	89
	and executor of John Wingate, complains that the County Com-		
	mittee have lately seized and secured several closes, &c., in		
	Harlington, for the delinquency of the Earl of Cleveland,		
	although he, by deeds of 12 Nov. 1633 and 28 March 1634,		
	granted them to petitioner's father, who had possession thereof		
	before the wars. The first grant was for 500 <i>l.</i> paid by peti-		
	tioner's father, the second was to secure his father from two		
	bonds for payment of 700 <i>l.</i> Bega order to the County Com-		
L.C.C. 146	101 mittee not to hinder petitioner in receiving the rents as usual,		
I. & }	146 103 or to certify the cause of sequestration, and examine witnesses		
D. }	104 for proof of the deeds; begs reference thereon to counsel.		
ACCTS. 146	105 1 July. County Committee to certify -	14	184
-121	4 Nov. 1651. EDM. PEASLEY, of Whitechapel, petitions that the	111	344,
O.C.C. 111	327 parsonage of Stepney being sequestered for the delinquency		325
D. 111	331 of Thomas, Lord Wentworth, although the right thereto is in		
-341	petitioner by assignment of Edm. Braint and others, he may		
R. 111	319 receive the profits on security.		
	4 Nov. County Committee to certify what they know therein,	15	70
	and Brereton to report.	111	323
	28 Oct. 1652. The grant made by the Earl of Cleveland and Rob.	19	1039
	Dixon, 4 March 1623, to Edmond Braint, allowed of as a mort-		
	gage, the mortgagee to account on oath with the Auditor;		
	the sequestration cannot be discharged upon the Act of General		
	Pardon.		

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23 Jan. 1650.	EARL OF CLEVELAND, &c.— <i>cont.</i>		
	29 March 1654. Peasley having further proof to evidence his title to an absolute estate of freehold in the same during the life of Thomas Lord Wentworth, not subject to any condition of redemption, begs liberty to examine witnesses, and reference to Brereton. Granted.	111	304 316
D. 111 307 L.C.C. 111 311 -314	2 Jan. 1655. He complains that the County Committee of Middlesex have not certified the time when the rectory was sequestered, nor from whom, and begs an order to them to certify, in order that if the rectory was not sequestered 1 Dec. 1651, he may have the benefit of the Act of Pardon. Granted.	111	409 27 233
	13 April. Begs an order that the County Committee of Middlesex may certify the precise time of sequestration. Granted.	111	407 27 368
C. 34 9, 11 111 305, 309	22 June. Begs the benefit of the Act of Pardon, and that Brereton may report the proceedings in his case.	111	406
B. 111 293	26 June. The new County Committee for Middlesex to examine the date of sequestration.	21	1317
	19 July. The Committee for Compounding, not being ready to give judgment, request petitioner to produce precedents touching the practice of the Chancery in this point.	28	14
D. 124 347 L.C.C. 146 241	15 April 1652. THE ALMSWOMEN OF TODDINGTON, co. Bedford, petition that Jane, Lady Cheyney, widow, deceased, by will dated 7 March 1613, devised to several persons a tenement and garden, &c., in Toddington, and an annuity of 20 <i>l.</i> a year, charged on her lands in Herne, Toddington parish, in trust for the maintenance of 3 poor almswomen, and they and their predecessors duly received the same till Lady Day 1651, when the County Committee forbore payment, upon information of sequestration for the delinquency of the Earl of Cleveland. Being unable to subsist, beg an order for the payment of the said rent, &c.	124	351 345
D. 124 357 L.C.C. 124 355 146 239 D. 124 356 R. 124 349	15 April. County Committee to certify, and petitioners to enjoy the annuity on double security meantime.	16 124	313 353
	28 Oct. Title allowed and sequestration ordered to be discharged	19	1039
	3 June and 13 July 1652. Orders in the Committee for Removing Obstructions, allowing the title of DR. HUGH BARKER, M.D., and WM. SMITH, to houses and lands in Stepney, Middlesex [leased from the Earl of Cleveland].	66	359 367
	30 Sept. Like order in behalf of Wm. Smith in reference to another parcel of land in Stepney, Middlesex.	66	407
	4 Nov. They beg confirmation by the Committee for Compounding of the above orders.	66	357
	4 Nov. Claim allowed, they giving security in case the title is given against them when the case is heard.	17	384
	30 Sept. 1652. The Committee for Removing Obstructions order, —on petition of Wm. Dudley, administrator of MARY, COUNTESS DOWAGER OF HUME, for his interest in Hackney Manor, and 27 acres in Stepney Marsh, demised by Cleveland and Wentworth in 1635 to Mary, Countess Dowager of Hume, for 50 years, for 2,075 <i>l.</i> , with clause of redemption on repayment, and payment of 75 <i>l.</i> every 6 months—that it be allowed as an incumbrance on the lands, and Auditor Tandy is to state the debt and interest.	81	423
D. 81 420 NOTE 81 422	12 Nov. Order on his request for allowance of his claim, and for the rents meanwhile,—allowing them on security till Brereton report on his claim, it not being any part of the estate claimed by Dr. Barker.	17 81	400 422



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- 25 Aug. 1654. KATHERINE WENTWORTH, only child of the Earl of Cleveland by his last wife, Lady Lucy, petitions the Protector. 237 9  
Her father settled on her mother on marriage a rent-charge of 500*l.* on lands in Bedfordshire, but the Trustees for Sale of delinquents' lands, finding this an incumbrance, settled lands of 150*l.* a year in possession on the petitioner in lieu thereof, which she accepted, on allegation that the creditors had the rest of the estate assigned them, and on promise of enlargement if any further estate was found. But the trustees, finding that 265*l.* a year descended to petitioner from her mother was forfeit during her father's life for delinquency, will not fulfil their contract, nor assign her this 265*l.* in lieu of all. Thinks 150*l.* a year in possession and 250*l.* in reversion not too much in lieu of 500*l.* in reversion, and begs to be allowed both, that she may relieve her aged father in his great extremity. With reference to Council, and meantime the Drury House Trustees are not to dispose of the lands. I 92 273
- 14 May 1655. Wm. BOND, of London, petitions the Protector. 237 10  
Obtained from the Committee for Removing Obstructions allowance of 900*l.* 2*s.* 2*d.* on a judgment of 1,000*l.*, for a debt due from the Earl of Cleveland, but could not get an assignment of lands till 1654, and then had lands assigned in Essex, value 265*l.* a year, settled after the Earl's death on his daughter, Lady Katherine Wentworth; but the Council of State forbade a contract till due satisfaction had been given her. She accepted an estate of 150*l.* a year, yet on pretence of a promise from the trustees for more, she petitioned for the Essex lands also. Begs that as his debts should be paid before his daughter is considered, the restraint on the contract may be taken off. With reference to the committee on Lady Wentworth's petition.
- 16 May. Referred by Council to a committee to report - I 76 75
- R. 237 12 23 May. Referred by that committee to the Trustees for Sale of forfeited lands, to report. 237 11
- R. 237 13 4 Sept. Order in Council on report that his Highness be requested to take off the restraint, and allow the Trustees to dispose of the 265*l.* a year according to the rules for sale of delinquents' estates. I 76 266
- 2 Aug. 1654. Certificate by the Registrar that he finds no order allowing an annuity of 40*l.* out of the manor of Toddington, co. Bedford, part of the possessions of Thomas, Earl of Cleveland, a delinquent, to DR. ROBT. LLOYD, as security for 500*l.* principal and interest. 33 358

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- L.C.C. 162 538 28 Sept. 1652. ROBT. CROWLEY, of Wapping, moves to be admitted tenant to the Commonwealth to several tenements and grounds in Wentworth Street and Rose Lane, in Stepney, late belonging to the Earl of Cleveland. 77 342  
32 97
- 28 Sept. The County Committee, if they have viewed the premises, are to contract with him for one year. 17 274  
162 549
- 21 Sept. 1653. County Committee to renew Crowley's lease for one year longer. 25 208  
162 551
- 30 Sept. Crowley begs a 7 years' lease. Noted for the County Committee to view, survey, box, and certify what is the best rent obtainable. 77 341
- R.B. 162 553 18 May 1654. THOS. FOSSAN pleads that he purchased tenter ground in Wentworth Street, Spitalfields, from Wm. Smith and others, who bought it from the Earl of Cleveland and Lord Wentworth, his son; but the County Commissioners, by L L

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23 Jan. 1650.	EARL OF CLEVELAND, &c.— <i>cont.</i>				
	their orders of 28 Sept. 1652, and 21 Sept. 1653, let it to Rob. Crowley. Begs allowance of his purchase, and repayment of the rent paid to the County Committee.				
L.C.C. 162 547	18 May 1654. The County Committee are to make enquiries	-	27	57	
	31 May 1653. Lease to WM. NORTHEY and JOHN WATERTON, for 7 years, of the tithes, parsonage, &c., of Stepney, Middlesex, sequestered from the Earl of Cleveland.		25	85	257
L.C.C. 162 539	13 July 1653. WM. NORTHEY, of the Middle Temple, complains that having taken of the County Committee of Middlesex a lease dated 12 Nov. 1652 of certain lands sequestered for the Earl of Cleveland's delinquency, in the name of Edw. Webb, and Webb having by virtue of the lease entered on part of the premises, he is now disturbed in his possession by Wm. Outler of Hackney, who has mowed the grass, and keeps petitioner off the premises with armed men, notwithstanding he has had an order for quieting his possession from the County Committee of Middlesex.	139	297		
	13 July. Outler summoned to appear	-	25	120	
	16 Nov. Outler pleads that he purchased, 6 years ago, of Simon Jackson, 11 acres of marsh land in Old Ford, Middlesex, but is now interrupted by Wm. Northey, pretended steward of Stepney and Hackney manors, who claims a right of survey; and as the deed has been surreptitiously taken from petitioner, though it was allowed by the Committee for Removing Obstructions, Northey, on pretence that the lands belonged to the Earl of Cleveland, got a lease of them for Webb, in trust for himself. Petitioner begs leave to enjoy the land, having paid most of the purchase money.	78	647		
	16 Nov. County Committee to examine and certify	-	25	250	
	19 Dec. 1654. CLEMENT OXENBRIDGE begs that the County Committee may take the rents of the lands lately belonging to Thomas, Earl of Cleveland, within Stepney Manor, leased to him at the rent of 659 <i>l.</i> 2 <i>s.</i> 6 <i>d.</i> for 1 year in Nov. 1652, and that they may receive the residue from the tenants who had possession, or else that he may levy the same on them, as the tenants receive the profits and detain the rents.	144	451		
NOTE 237 14	19 Dec. Order for assistance in gathering in the arrears of rents	27	215		
	Discharge from sequestration of lands forfeited by the Earl of Cleveland, and bought from the Treason Trustees, viz. :—				
O.T.T. 75 165	12 March 1652. Harlington Manor, co. Bedford, bought by Sir John Thorowgood, in lieu of a debt.	16	127		
		75	166		
75 135	18 June. Park coppice and land in Harlington Parish, co. Bedford, bought by John Chadwick.	16	566		
	21 June 1653. Bishop's Hall, Stepney parish, Middlesex, bought for Mary, widow of General Deane.	75	141		
L. 162 571	26 Oct. Order in the Committee for Removing Obstructions to the Treason Trustees, to certify whether the debts of the Earl on the said estate have been paid before they give Mrs. Deane possession.	162	573		
O.T.T. 75 137	28 July. Lands in Toddington Manor, house in Toddington, and numerous other parcels of land, co. Bedford, bought by Hum. Weld, of Lulworth Castle, Dorset, for 8,919 <i>l.</i> 2 <i>s.</i> 8 <i>d.</i> , debts due to him on the Earl's estate.	18	870		
75 181	16 Aug. St. John's Hospital, and lands near Toddington, co. Bedford, bought by Thos. Edwards, for a debt of 400 <i>l.</i>	18	925		
	15 June 1654. Ordered the Michaelmas rents	-	18	949	

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23 Jan. 1650.			18	913
O.T.T. 75 169	2 Sept. 1653. Griffin Inn, and houses and lands in Herne, co. Bedford, bought for Thos. Farrer in lieu of a debt of 1,202 <i>l</i> .		18	921
D. 237 15 75 173	9 Sept. Purney Close and house, and other lands, Toddington, bought by George Shaw and Wm. Mathews, allowed them for debts of 576 <i>l</i> . 15 <i>s</i> ., and 764 <i>l</i> .		18	916
O.T.T. 75 171	10 Sept. Otwood coppice, 101 acres, Toddington parish, bought by Sam. Baldwin, Inner Temple, London.		18	948
	9 Dec. The purchase money defalcated in part of a debt of 3,064 <i>l</i> . 8 <i>s</i> . 8 <i>d</i> . to Rich. Thomas and Rob. Edwards.		18	31
	14 Sept. The Old Park, Lawn Close, Old Lodge, and other closes, pastures and coppices adjoining, co. Bedford, bought by Wm. Willoughby for 7,598 <i>l</i> . 15 <i>s</i> ., balance of a debt, 9,939 <i>l</i> . 7 <i>s</i> . 1 <i>d</i> . allowed to John, Lord Lovelace, from the estate.		131	59
	28 Sept. 1653. Wm. Willoughby petitions that, being a creditor of Lord Lovelace to the chief part of his fortune, and out of hope of payment, he accepted an assignment of a debt of 5,000 <i>l</i> . due from the Earl of Cleveland to Lovelace; having after long attendance and expence induced the Drury House Trustees to allow him to purchase lands of Lord Cleveland in payment, he now finds that this debt is not compounded for, but reserved on a saving. Begs to have a composition set, and possession meantime, that he may raise the money.		131	212
	28 Sept. Referred to Brereton, and rents stayed meanwhile in tenants' hands.		25	290
	24 Jan. 1654. Willoughby having neglected prosecution of the business, the order of 28 Sept. 1653 is made null and void, and the County Committee of Bedford are to levy all rents and arrears of rent due out of the estate.		25	927
O.T.T. 75 183	24 Sept. Houses and coppices in Toddington, Rainhill, &c., co. Bedford, bought by Thos. Harpur for a debt.		18	921
75 175	28 Sept. Sutlepen's fields, and other lands in Stepney, bought for Edw. Denton in payment of a debt.		18	910
75 177	8 Dec. Stepney and Hackney manors, with exceptions already granted away, bought by Wm. Smith for debts amounting to 32,567 <i>l</i> . 10 <i>s</i> . 3 <i>d</i> .		18	948
75 185	9 Dec. Perry's Close and other houses and lands named in Toddington Manor, co. Bedford, bought by Sam. Baldwin in part of the debt of 3,064 <i>l</i> . 8 <i>s</i> . 8 <i>d</i> . to Richard, Thomas, and Rob. Edwards.		18	932
	Also estates not named allowed to Gideon Delaune for a debt of 2,084 <i>l</i> . 8 <i>s</i> . 6 <i>d</i> . and transferred to Nich. Harding, Gray's Inn.		18	917
75 167	23 Dec. Lands in Mile End, Stepney, bought by Thos. Mempris in payment of a debt.		18	919
75 187	29 Dec. Horsley Pasture, Toddington Manor, bought by Mary, widow of Gen. Deane, for 550 <i>l</i> ., part of a debt to Isaac Ash and Andrew Bassano.		18	935
75 161	21 March 1654. Numerous houses and lands in Toddington Manor, bought by Phil. Pescod and Wm. Pufford, assigned to them for a debt of 1,008 <i>l</i> . to Dr. Theod. Deodati.		18	955
75 179	6 July. Closes and ponds in Toddington Manor, bought by Rich. Outler for a debt of 1,003 <i>l</i> . 3 <i>s</i> .		18	956
75 159	Also Baldwin's fields, closes, ponds, &c., Toddington, bought by George Almery for a debt of 1,294 <i>l</i> . 6 <i>s</i> . 4 <i>d</i> .		18	969
75 156	20 July. Estates not named bought for Sir Henry Crofts and 3 others in lieu of debts.		18	

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23 Jan. 1650. O.T.T. 75 157	25 Jan. 1655. Dixwell Manor, &c., co. Bedford, bought for Rich. Blackwell for an annuity of 50 <i>l.</i> , with arrears of 612 <i>l.</i> 10 <i>s.</i> 5 <i>d.</i> allowed to Gerard and Olive Fowke.	18	979
28 Jan. 1650.	Claimants on the Estate of JOHN, EARL OF BRISTOL, and GEORGE, LORD DIGBY, his Son.		
P.O. 137 521 527	JOAN FITZJAMES petitions the Committee for Compounding. She pleads that by a former petition to Parliament, she begged repayment of 1,700 <i>l.</i> , her whole portion, entrusted in her minority in 1638 to George, Lord Digby, and Parliament ordered that Candlewick Court Farm, co. Dorset, should be delivered to her for the debt and interest. Bega its continuance or payment of the 1,700 <i>l.</i>	137 525	
	9 April 1650. The Committee for Sale of delinquents' estates request an order of Parliament for settling this estate upon her.	137 523	
	15 June 1652. And. Sherwin is to receive the Parliament order alluded to as a discharge for that part of the account of the County Committee of Dorset relating to the said estate.	16 540	
	23 May 1650. The Countess of Bristol and Lady Digby ordered $\frac{1}{4}$ of the estates of their respective husbands.	8 67 10 28	
	31 May 1650. BEATRIX, COUNTESS OF BRISTOL, begs $\frac{1}{4}$ of her husband's sequestered estate for her maintenance.	70 615	
	15 Jan. 1651. She complains that the County Committee of Bedford refuse obedience, and begs payment before the date of her order, 23 May 1650; also begs her $\frac{1}{4}$ from 24 Dec. 1649.	70 599	
	31 May 1650. LADY ANNE, wife of GEORGE, LORD DIGBY, begs payment of the 100 <i>l.</i> a year allowed her by the County Committee of Dorset out of the estate of the Earl of Bristol, in that county, for the support of herself and five children, according to the Act of Parliament for relief of the wives and children of delinquents.	80 552	
D. 80 562 -564 B. 80 557	20 Sept. She begs reference to counsel of the conveyances by which, 18 years ago, 800 <i>l.</i> a year was settled on her husband by his father, the Earl of Bristol, during his life. Granted.	80 561 11 186	
	23 Jan. 1651. Allowed 160 <i>l.</i> a year to be fixed by Auditor Sherwin on some particular part of the estate.	10 363	
L.C.C. 167 243	8 July 1652. On report by the County Committee of Somerset that Lord Digby's Clevedon rents are disposed of, the Committee for Compounding order her $\frac{1}{4}$ to be paid out of some other part of the estate.	30 395	
R. 237 15A	8 July 1656. On report of the Committee to whom the petition of Anne, Countess of Bristol, was referred, the Major-General and Commissioners for securing the peace in co. Dorset are to discharge her from decimation or otherwise, as they judge meet.	177 231	
P.R. 11 211 R. 84 843	4 Oct. 1650. ARTHUR EVERARD, THEOPH. BROME, and ELIZABETH, widow of JOHN SQUIRE, beg allowance of annuities granted them by the Earl of Bristol,—to Everard, 20 <i>l.</i> for life; to Brome, 20 <i>l.</i> with reversion to his wife for life; and 10 <i>l.</i> to John Squire with like reversion.	84 845	
L.C.C. 152 687 NOTE 84 842	2 Jan. 1651. Order to shew that the annuitants are living, and that they enjoyed the annuities before sequestration.	10 321	
	7 Feb. They beg reference to the County Committee of Dorset to examine witnesses. Granted.	84 848 10 395	
	24 July. Annuities allowed, and arrears ordered from 24 Dec. 1649.	14 221 222	

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- |            |   |     |        |
|------------|---|-----|--------|
|            | 26 April 1650. Committee for Dorset to the Committee for Com-   | 237 | 15B    |
|            | pounding. At request of LADY BROOKE [Catherine, widow of Robert, Lord Brooke], the present tenant of the Earl of Bristol's estate sequestered for his delinquency, we have granted her the said estate,—except the old rents, being 214 <i>l.</i> a year, for one year,—at the rent of 530 <i>l.</i> over and above all rents, annuities, rates, and taxes, and with proviso that she shall be allowed all such sums as shall be ordered by you to be paid to the countess of Bristol for her 5ths, and to Lady Digby for her and her five children's maintenance. There was an allowance of 100 <i>l.</i> a year made by the late Committee to Lady Digby, in commiseration of her mean condition, towards the maintenance of herself and children. With particulars by Edward Reynell, agent for sequestrations, of the rents of the said estates, total annual value 1,287 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , out of which sundry charges and annuities are paid. |     |        |
| L.C.C. 237 | 23 May. On the petition of Catherine, widow of Robert, Lord Brooke, she may be continued tenant to the State of all the lands of the Earl of Bristol in co. Dorset, she having constantly performed her agreements, and the time may be enlarged to 7 years; the County Committee are to certify its full value, &c.  | 8   | 67     |
| H. 8       |   |     |        |
| L. 11      |   |     |        |
| NOTE 30    |   |     |        |
| O. 10      |   |     |        |
| L.C.C. 152 | 9 July. Their certificate being too general they are to certify the value of the estate, old rents, rack-rents, and demesnes, to be let for 7 years.  | 11  | 1      |
|            |   |     |        |
|            | 17 Sept. They are to let the estate to Lady Brooke according to the general instructions, the Countess of Bristol and Lady Digby stating out of what estate they claim their fifths. Her request for confirmation of contract to be considered with like cases.   | 11  | 172    |
|            |   |     |        |
|            | 23 April 1651. On motion of Carew Raleigh, M.P., to be tenant to the Earl's estate at Sherborne, Dorset, he and Lady Brooke, who desired to be tenant, are to be heard.   | 14  | 92     |
|            |   |     |        |
|            | 6 May. Lady Brooke admitted tenant to the estate mentioned in the certificate of survey, excepting the old rents or rents of assizes at 1,088 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> rent; Parliament taxes to be abated, and the rent-charges, annuities, &c., thereon to bear a due proportion of the taxes; Brereton to prepare a 7 years' lease.   | 14  | 107    |
|            |   | 70  | 617    |
|            |   |     |        |
|            | 31 May. She begs to be admitted tenant to the old rents also  | -   | 72 261 |
| D. 72      | 18 July 1652. She petitions that having taken a lease of Sherborne Lodge, the parks, Whitfield Farm, and divers lands in Dorset, and it appearing that there were anciently payable thereout to the late Bishop of Salisbury a rent of 260 <i>l.</i> a year, now bought by Thomas Browne, and to the late King a fee-farm rent of 40 <i>l.</i> , bought by Daubeny Williams, she has been enforced to pay the same to the purchasers; she prays that she may be discharged from payment to the collectors of the Committee for Compounding, and that Auditor Sherwin may have notice thereof. Granted.  | 72  | 268    |
|            |   |     |        |
|            | 24 June 1653. Lady Brooke having taken Sherborne Rectory, co. Dorset, sequestered for the delinquency of John, late Earl of Bristol, from this Committee, 2 years ago, at 200 <i>l.</i> rent, complains that Richard Speed of Sherborne withholds the tithes payable to her as tenant.  | 72  | 242    |
| L.C.C. 173 | 24 June. Speed summoned to shew cause why he does not pay his tithes to her.  | 25  | 102    |
|            |   |     |        |
|            | 12 April 1655. Committee for Compounding desire Mr. Bridges to acquaint Lady Brooke that the County Committee have returned her as in arrear for Sherborne Rectory.   | 27  | 368    |
| E.C. 33    |   |     |        |
|            | 29 May. She complains that having sub-let the rectory to Thomas Sampson, of Sherborne, for 260 <i>l.</i> a year, he has paid but one  | 72  | 214    |

28 Jan. 1650.

EARL OF BRISTOL, &c.—*cont.*

year's rent, and refuses to pay the second year's rent, although he has received all the tithes, &c., and that he is selling the corn with all speed that he may defraud the State of the rent. Begg an order for Sansom to pay the rent in arrear, and secure it for the next year, and that in case of his refusal, the estate may be sequestered.

29 May 1655. The County Committee ordered to seize the cattle and corn on the estate, and account to the Committee for Compounding. 27 407

13 Nov. 1650. COL. OWEN ROWE, of London, begs a lease of a small tenement and lands in Clevedon, co. Somerset, held by himself and his late wife for 30 years, by lease from Lady Elizabeth Wake and others, the inheritance of which is in the Earl of Bristol, who is now under sequestration. 114 371

13 Nov. The County Commissioners to certify the true value, and whether it be customary lands and let for lives; meanwhile they are not to out petitioner. 10 212

26 Feb. 1651. Petition renewed. Noted "that he have it for 7 years at 50*l.* a year, he bearing the charge of the wall and the State paying taxes. Col. Rowe refuses it." 114 373

Discharge from sequestration of lands forfeited by John, Earl of Bristol, and George, Lord Digby, and bought from the Treason Trustees, viz. :—

O.T.T. 14 March 1652. Clevedon Manor, co. Somerset, bought by Carew Raleigh in part of lands value 500*l.* a year, granted him by Parliament. 70 555 16 197

70 561 25 May. 3 houses in Clevedon Manor, Somerset, bought by Baldwin Arthur. 16 447

70 559 27 July. Gosthill Farm, East Raddon and Portbury Prior manors, &c., Devon and Somerset, bought for Lady Brooke, Thos. Chaffe, and 2 others. 17 59, 60

70 557 2 Sept. Sherborne, Castleton, and 11 other manors, Sherborne hundred, Dorset, bought for Thos. Chaffe and 2 others. 17 190

29 Jan. 1650.

GEORGE WESTON, and the Claimants on, and Lessees and Purchasers of the Estates of JOHN and GEORGE WESTON, Surrey and Sussex.

O.C.C. 169 313 CHRIST. SEARLE, ZACHARY JACKSON, and other tenants of Maze Manor, Southwark, Surrey, beg a lease from the Committee for Compounding of the houses, &c., in Maze Manor, which they formerly held of Wm. Copley, and on his sequestration, of the County Committee of Southwark, and protection from the violence of John Weston (a reputed Papist, and notorious warrior against Parliament in the first and last wars, till he was taken prisoner at Colchester) who, in Nov. 1646, made a lease thereof to John Bird, in contempt of petitioner's lease from the County Committee, and dispossessed Searle, striking such fear into 80 tenants that many compounded with him in gold, at the rate of 4, 6, and 10 years' purchase of their estates. Weston favoured those who subscribed the personal treaty, and seeks Searle's overthrow, because he was captain of a foot company of his tenants, and faithful to Parliament; he also issued great sums for Ireland, for reducing Newcastle and Oxford, and for relieving Abingdon and Wales, so that he was 2,000*l.* out of pocket for Parliament. 116 321

P.E. 116 323

H. 7 16

29 Jan. 1650. The parties complained of summoned before the Committee for Compounding. 7 8

# COMMITTEE FOR COMPOUNDING.—CASES.

2171

			Vol. No. G or p.	
29 Jan. 1650.		26 Feb. 1650. John Bird summoned, and ordered meanwhile not to molest petitioner.	7	26
L.C.C. 169 303		20 July 1652. Searle complains that Bird has stopped the supply of water to his pond, and cut off the pipes and gutters, and now sues petitioner at law. Begs relief, and a 7 years' lease of the premises.	116	317
		20 July. The Surrey Committee to certify how far they have proceeded in letting the estate, and see that the person to whom they have let it does not oppress the under-tenants.	17	20
L.C.C. 169 305		25 May 1653. A lease granted to Searle by the Surrey Committee of a house, well, and grounds, sequestered for recusancy of George Weston, confirmed by the Committee for Compounding if he according to instructions.	25	80
D. 129 775 -783		14 Jan. 1653. EDW. RADDON begs examination of the allowance by the Committee for Removing Obstructions to Benj. Weston, of $\frac{1}{2}$ the manors of Maze, Gatton and Colley, &c., co. Surrey, lands of John Weston, Papist in arms, ordered for sale by the late Act.	113	1
L. 169 319				
L. 129 789 169 307		14 Jan. Referred to the Surrey Committee	17	594
		5 May. The sequestration to be continued on part of the estate settled in trust on John Weston's children, no other Committee having power to take it out of the hands of the Committee for Compounding.	30	442
O.C.C. 129 315		24 June. Benj. Weston begs allowance of the manors of Maze and Colley, demised by John Weston to Edw. Thurland and Hen. Bishop, for the benefit of his children, and transferred to petitioner. The deed was allowed by the County Committee, and also by the Committee for Removing Obstructions, but is questioned on account of erasures.	129	857 767
C. 33 282 284		24 June. Referred to Brereton, to state and report	129	765
129 785, 787		13 Oct. 1653. Order on report upon the petition of Benj. Weston for allowance of a lease of the manor made by John Weston for the use of his children, that the claim cannot be allowed unless there is clearer evidence as to when and why the erasures were made.	25	104
D. 129 769 -773			19	1131
O.T.T. 129 875 873		24 March 1653. Discharge from sequestration of $\frac{1}{2}$ of Maze, Gatton, Colley, and Roughey manors, cos. Sussex and Surrey, forfeited by John Weston and bought from the Treason Trustees by JOHN CARILL.	18	815
		29 Dec. A lease of part thereof made by Weston disallowed	18	920
		2 March 1654. John Carill, of Harting, Sussex, having purchased $\frac{1}{2}$ the estate of John Weston, delinquent, in Surrey and Sussex, and the other $\frac{1}{2}$ belonging to Geo. Weston, and $\frac{1}{2}$ of it sequestered for his recusancy, Carill begs leave to sue forth a writ of partition, that the estate may be divided.	73	479
		2 March. The estate to be divided, and the County Committees of Surrey and Sussex are to take care that the division is equal.	25	306
L.C.C. 169 299		23 May 1655. Carill begs payment of his half until the division is effected, the County Committee having only paid him 40%.	73	473
		23 May. Referred to the County Committee of Sussex and Reading	27	360
		7 Sept. 1653. THOS. WALLIS, for the inhabitants of Maze Court, Southwark, pleads that having long been destitute of a certain owner, through sequestration, petitioners have not only been deprived of needful repairs, which their late landlord was to perform, but by virtue of orders of the Committee for Compounding, they have been compelled to pay the utmost of their rents. Beg relief.	140	208
		7 Sept. County Committee of Surrey to examine and certify, and Reading to report.	25	176

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29 Jan. 1650.	GEORGE WESTON, &c.— <i>cont.</i>			
	1 Dec. 1653. GEO. WESTON begs to contract on the late Recusants' Act for Maze, Gatton, Colley, and Ronghey manors, cos. Sussex and Surrey, $\frac{1}{3}$ of which are sequestered.	129	757	
	1 Dec. Referred to Brereton	-	-	26 1
				227 115
B. 227 113	30 Dec. Fine at 4 years' value, 1,101 <i>l.</i> 18 <i>s.</i>	-	-	26 43,120
				127 124
	28 Nov. 1654. Having a life estate in a house, &c., in Tooley's, Olave, Southwark, sequestered for his recusancy, he begs an order to the Surrey Commissioners to divide it, that he may have his $\frac{1}{3}$ .	129	683	
	28 Nov. The estate to be divided into 3 parts, and the Committee for Compounding to choose 2 of the 3 for the State.	27	179	
	14 March 1654. RICH. LUCKINS, of Horsham, Sussex, begs leave to hold a tenement mortgaged by John Weston of Sutton, co. Surrey, and Mary his wife, to John Branch, of Ronghey, co. Sussex, and transferred to petitioner at the reduced rent of 12 <i>l.</i> instead of 32 <i>l.</i> , according to the terms of the indenture; John Weston is sequestered for recusancy and deinquency.	143	409	
c. 34 20	14 March. Referred to Reading	-	-	25 273
30 Jan. 1650.	KATHERINE, Widow of HUGH MILLER.			
	Begs an order for payment from the Treasury of 20 <i>l.</i> a year, allowed her by the Committee of the West from the sequestered estate of Sir Fras. Doddington, who, after the taking of Woodhouse in Somersetshire, hanged her husband and her son Edward, after barbarously mangling them alive. Is 100 miles from her home and children, attending here in miserable condition.	105	241	
	30 Jan. 1650. Referred to a sub-committee, and Col. Ludlow to report the case to the House.	9	13	
				14
	5 Feb. Order on a Parliament order of 2 February for her payment from Goldsmiths' Hall, the payment in the country being stopped by the late order for payment of all sequestered moneys into Goldsmiths' Hall.	9	18	
	27 Sept. Order on a Parliament order prefixed of 26 September that the pension of 20 <i>l.</i> a year given her by the Committee for the West be continued and paid by the Treasurers at Goldsmiths' Hall.	1	230	
		11	198	
		237	16	
c. 218 603	CHRIS. STUCKEY, Moreton Hampstead, Devon.			
P.M. 218 599				
				601
P.M. 7 11	30 Jan. 1650. Compounds for assisting the forces raised against Parliament.	218	597	
B. 218 595	4 March. Fine 50 <i>l.</i> 9 <i>s.</i>	-	-	7 75
237 17				
Jan. 1650?	SIR KENELM DIGBY, Stoke Dry, Rutland.			
	KENELM DIGBY, Hanslope Park, Bucks, and THO. MASINE DIGBY, Whitwick, co. Leicester, his Mother.			
	Sir Kenelm petitions the Committee for Compounding. Was sequestered in his absence, and though anxious to vindicate himself, was withheld by fear of giving offence. Induced by late votes of Parliament, testifies his submission, protests his innocence, and offers to compound, if his appeal now before the Barons of Exchequer should not clear him from sequestration. No order.	80	455	
				457



Jan. 1650 P

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		15 Nov. 1653. Sir K. Digby petitions the Council of State for a pass to come to England to perfect his composition, or he must be ruined. Was banished in 1649 by a vote of Parliament without cause. Has several times appealed to the Council of State. Has suffered sequestration 10 years to a loss of 10,000 <i>l.</i> , though the Commonwealth has received no benefit, and was cleared from being either Papist or delinquent by the Barons of Exchequer, but their certificate was not read at the dissolution of the late Parliament. Has been examined before the Committee for Petitions, and there is no proof against him, only a general information, yet the Committee dismissed him to compound as a delinquent; must do this before 3 December or his estate is likely to be sold, and cannot do it whilst at Paris.	237	17A
		Noted that he is ordered a pass to come over, and within 10 days of his arrival, to give security to Council for his good conduct.		
P.R.	12 578	24 Nov. He appeals to the Committee for Compounding for leave to compound as a delinquent on the Act of 3 Sept. 1653.	80	538
		30 Jan. 1654. Order in Council on his petition to the Protector, that the Committee for Compounding take effectual order for discharge of his estate from sequestration.	12 80	602 459
		15 Feb. Order in the Committee for Compounding accordingly -	175 12	79 602
CLAIMANTS ON THE ESTATES.				
P.R.	8 21	6 May 1650. ELIAS HARVEY, of London, executor of Daniel Harvey, and guardian of Daniel, his son, begs discharge of seizure of rents of Tilton Manor, co. Leicester, which, with Stoke Dry Manor, co. Rutland, were conveyed by Sir Kenelm Digby to Daniel Harvey and petitioner for satisfaction of a debt of 10,000 <i>l.</i> by deed dated 6 December, 15 Car., and allowed by the Committee for Sequestrations in 1645.	90	556
	12 20			
C.	90 558			
R.	90 551			
D.	90 569			
	559			
		4 July. Granted, on condition of his giving in accounts, and allowing no rent-charge above 10 <i>s.</i> a year.	8 10 90	199 58 547
				114 1057
P.R.	11 108	29 Aug. Digby being on his appeal before the Barons of Exchequer for discharge, Harvey begs that as the money owing is as much as the land is worth, he may receive the profits till the infant comes of age, or till the said debt and damages be satisfied by any that will pay the same for the use of the said infant.	90	549
C.	33 300			
		16 Sept. County Committee of Rutland plead that Digby was a known Papist before the mortgage to Harvey.	252	111
P.R.	74 665	3 Dec. 1651. Ralph Blackburn and Anthony Moseley, churchwardens of Christchurch, London, beg allowance of an annuity of 5 <i>l.</i> out of Stoke Dry Manor, co. Rutland, granted by Sir Kenelm Digby in 1634, and refused on an order in the case of Eliab Harvey, who took the sequestration off the said lands on a mortgage for a debt of 10,000 <i>l.</i>	74	667
	15 115			
D.	74 661			
	663			
R.	74 659			
		5 Feb. Granted, with arrears from Dec. 1649 - - -	15	243
		4 Dec. 1650. GEO. BROWNE, of Radford, co. Warwick, executor of Elizabeth, widow and executrix of Sir Wm. Browne begs that the debt and damages due by decree in Chancery of 9 September, 17 Car., to be paid out of 1,300 <i>l.</i> belonging to Sir Robt. Oxenbridge, and deposited with Sir Kenelm Digby, may be paid out of the profits of his lands, Oxenbridge being indebted by bond in 400 <i>l.</i> to Sir Wm. Browne. Lady Browne, after several suits in Chancery for recovery thereof, obtained	71	385

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Jan. 1650?	SIR KENELM DIGBY, &c.— <i>cont.</i>		
	the said decree, but Sir Kenelm, though served with process, absented himself without paying a penny, and being beyond seas, cannot be taken. He is now banished by Parliament.		
	4 Dec. 1650. Referred to the County Committee and counsel-at-law.	10	242
P.B. 14 15 135 489	6 Dec. 1650. JOHN LEY begs allowance of an annuity of 10 <i>l.</i>	135	487
D. 135 495 493	granted him 2 May, 11 Car., by Sir Kenelm Digby, out of Darnall Close, in Stoke Dry, co. Rutland, allowed on sequestration of Digby's estate by the Committee for Sequestrations, but now refused on the allowance of a mortgage made by Sir Kenelm to Eliab Harvey.		
E. 135 487			
E. 14 218	19 Feb. 1651. His petition renewed, the sequestration of the estate mortgaged to Harvey being taken off till petitioner could prove his title to the annuity.	135	491
L.C.C. 165 295	22 July. Harvey complains that the Committee for co. Rutland demand 12 <i>d.</i> in the pound, which will be 46 <i>l.</i> 12 <i>s.</i> 6 <i>d.</i> a year, as a fee for such moneys as are due to him out of Sir Kenelm Digby's estate, and that they have levied by distress 30 <i>l.</i> and intend to levy 30 <i>l.</i> more.	90	546
D. 90 517			
	30 Oct. Ley's title allowed with arrears since 1649, the sequestration of Sir Kenelm Digby notwithstanding.	15	65
	2 Dec. Order that the Committee repay the 80 <i>l.</i> fees taken from the tenants, or appear in 14 days to show cause.	15	113
D. 80 572	13 June 1654. Digby begs enforcement of an order to the County Committee for Rutland, to repay 80 <i>l.</i> received on pretence of fees due to them.	80	568
NOTE 237 18	13 June. The late County Committee for Rutland who are in town to appear and show cause why they have not returned the 80 <i>l.</i>	27	71
D. 80 467	27 June. Order on hearing that the taking of the 80 <i>l.</i> is not warrantable.	27	84
D. 114 1059 -1061	16 Dec. 1650. Ralph Ruddle, parson of Stoke Dry, Rutland, begs confirmation of his composition for tithes, or receipt of his tithes in kind. Humphrey Stephens, late parson of Stoke Dry, compounded with Sir Kenelm Digby, patron of the living, for 60 <i>l.</i> a year, in lieu of all tithes due from the manor of Stoke Dry; petitioner, on becoming parson, accepted the composition, and agreed with Sir Kenelm before the sequestration, and with Daniel and Eliab Harvey since they procured the sequestration, and has enjoyed the tithes till the order of 4 July 1650, allowing a mortgage made by Sir Kenelm 6 Dec. 1639, of the manors of Stoke Dry and Tiltan to Eliab Harvey, &c.	114	1055
E. 114 1049			
	17 Dec. Referred to Reading	114	1047 1053
	9 Jan. 1651. Deed allowed, and Ruddle to be paid the 60 <i>l.</i> with arrears. County Sequestrator of Rutland to see this order performed.	10	335
D. 99 55-62 162 11	26 April 1654. HEN. LANE, of Hanslope, and WM. MARSTON, of Stoke Goldington, both co. Bucks, beg discharge of $\frac{1}{4}$ of Tybott's Waste, in Whitwick, co. Leicesters, settled on them by Kenelm Digby for payment of his debts, and sequestered for recusancy of Thomasine Digby, widow, who is now dead.	99	49 80
R.C. 27 5 99 47			
L.C.C. 99 53, 61 162 21, 13	8 Aug. Lane and Marston petition that though Thomasine Digby is dead, the County Committee continue $\frac{1}{4}$ of her estate under sequestration for her recusancy, and beg a hearing that they may receive the rents on security.	99	77
D. 99 63, 65, 66			
C. 33 362 99 69	3 Aug. Order that if petitioners hold $\frac{1}{4}$ of the estate claimed, they may have the rents for 6 weeks on security.	27	106
E. 99 39 C. 99 51			

# COMMITTEE FOR COMPOUNDING.—CASES.

2175

				Vol. No. G or p.	
Jan. 1650?					
d.	99 32	21 Dec. 1654. Order for search whether Kenelm Digby was ever sequestered for recusancy, and whether he is next heir to Thomasine Digby; if so, and if he was not convicted before the date of the deed 19 March 1654, his claim will be allowed.		23	1654
c.	99 29				
		16 Jan. 1655. These points being proved, claim allowed with arrears from date of petition.		23	1660
WM. SMITH, Wharton, Co. Chester.					
Jan. 1650?		Rob. Smith petitions on behalf of the State for an order to the new County Committee to examine witnesses about Wm. Smith's delinquency "against all evasion and colour of clearing," as he was convicted 4 years since before the late County Committee, but no proceedings have been taken against him since. No order.		117	1293
1 Feb. 1650.		PETER LAMBIN, Ashford, JOSHUA LAMBIN, Pluckley, and RICHARD SHOTWATER, Stanford, all Co. Kent.			
		They being adjudged delinquents by the County Committee of Kent, the Committee for Compounding appoint Wm. Gilbert, of Scots Hall, Kent, who informed against them, to secure their estates.		9	14
		30 Nov. 1652. Certificate that there is no charge of delinquency against Peter Lambin.		32	119
WM. PILKINGTON, Wigan, Co. Lancaster.					
P.E.	122 37	1 Feb. 1650. Rob. Tempest to the Committee for Compounding. Pilkington is a grand delinquent, with an estate of great value, which he has gone to London to under-rate. He owes the public 200 <i>l.</i> , not having paid the Army assessments, but threatened the collectors. It was by his aid that the Earl of Derby got into Wigan; he helped in its defence, assisted Prince Rupert with hay and money, and told the Earl of Derby that all the Wiganers would go with the Prince to York or Liverpool and turn out the Roundheads; and when others refused, he went himself.		122	33
		3 Sept. The estate to be sequestered unless he acquit himself before 20 October.		11	268
P.E.	222 367	11 June 1651. Pilkington complains that he is falsely accused of delinquency before the County Committee, has a small estate, many children, and many debts, and is told that the expense of his appeal will be more than his fine; he therefore begs to compound for delinquency in the first war. Noted as referred to Reading.		222	366
R.	222 363	24 June. Fine at $\frac{1}{2}$ , 29 <i>l.</i> 5 <i>s.</i> - - - - -		12	249 251
13 Feb. 1650.		ROB. ANNISON, Witton, Norfolk.			
c.	218 561	Has appealed to the Barons of the Exchequer against his sequestration, but the proceedings being "so exceeding dilatory" prefers to compound.		218	560
P.E.	218 564				
R.	218 557				
		25 March 1650. Fine 76 <i>l.</i> 7 <i>s.</i> - - - - -		7	75
15 Feb. 1650.		SIR JOHN OGLE, Pickenham [Beckingham?], Co. Lincoln.			
P.E.	218 105	Compounds for delinquency in assisting the forces raised against the Parliament.		218	104
P.E.	7 19				
NOTE	237 19	5 March 1650. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -		7	36
R.	218 99				

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16 Feb. 1650.	Claimants on the Estate of DAVID JENKINS, Co. Glamorgan.		
	JOHN ERMLEY petitions the Barons of Exchequer that David Jenkins—being in trust 18 years since with the estate of Lewis Thomas, value 16,000 <i>l.</i> , for his son Thomas Thomas,—purchased Hensol and other lands, co. Glamorgan, and lent moneys on mortgage, and the interest on the property has now, by decree of Chancery, come to petitioner; but going into the country to demand it, he finds the estate under sequestration and therefore appeals. Lodged a petition 2 years ago, but could not proceed because of some doubt as to the interpretation of the Acts. Begg discharge with arrears, or leave to recover by law.	84	443
	25 Feb. 1651. Petition to the Barons renewed	84	445
c. 84 442	29 April. Petitions the Committee for Compounding that he is entitled by a decree in Chancery, to all the lands, mortgages, and personal estate of David Jenkins, delinquent, but they being under sequestration, he could not have the benefit. In 1650, petitioned the Barons of Exchequer; they, doubting their power, respited their opinions, and referred petitioner to the Committee for Compounding. Begg the benefit of his decree, the sequestration notwithstanding.	84	438
	29 April. County Commissioners to certify, and Brereton to report.	14	97
	12 July 1650. WALTER LLOYD, of Meddyfinch, co. Carmarthen, begs restoration of lands in Llandilo-tal-y-bont, co. Glamorgan, which Rees Lloyd, his father, mortgaged for 100 <i>l.</i> to David Jenkins, who since became a delinquent, and for whose delinquency the lands were sequestered by the County Committee; they let them to Elizabeth Price, who, notwithstanding she has received from the premises 150 <i>l.</i> over and above the payment of the said debt, still detains the premises from petitioner, though upon account had by his father with the County Committee, it was ordered by the Barons of Exchequer as well as by the Committee for Sequestrations, that the possession of the premises should be restored to him. [ <i>See Sequestration Tables, 22 Dec. 1647.</i> ] Begg restoration of the premises and of the sums received by Elizabeth Price over and above the debt. As the indenture of the mortgage and the fine thereon are in Jenkins' custody, begs a discharge for the debt.	98	155 198
o.c.c. 98 39	12 July. Committee of South Wales to certify who was in possession, and if Lloyd prove that the 150 <i>l.</i> has been raised out of the profits of the said lands, and that the inheritance was not conveyed to Jenkins, nor to any for his use, the sequestration is to be discharged, and Lloyd restored to the possession.	11	19
L. 98 41	25 Dec. He complains that he is still kept out, as the Committee of South Wales being served with the foregoing order could not be got to meet, and now more than double the 100 <i>l.</i> debt has been received. Begg that as the Committee, "by reason of their near relation and dependency unto the adverse party," will not observe the order, the Committee for Compounding would empower some justices of the peace, or other gentlemen in the County, to restore him to the possession of his estate.	98	33 199
d. 98 43, 47	25 Dec. Commissioners for South Wales are to peruse the former order, and Brereton is to state petitioner's title.	10	303 98 31
d. 103 517	9 Jan. 1651. County Committee of Glamorgan to certify whether the lands were ever sequestered, and for whose delinquency.	10	335 98 67
	Feb. P Lloyd begs that the Committee may make a speedy return as ordered, and in default thereof, that the Committee for Compounding would hear his cause on Brereton's report, and that the rents may remain in the tenants' hands.	98	201

# COMMITTEE FOR COMPOUNDING.—CASES.

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		Vol. No. G or p.
16 Feb. 1650.		
L.c.c. 168 99	21 May 1651. Margaret Lloyd, his widow, for herself and daughters, Mary and Katherine Lloyd, infants, under 2 years of age, his co-heirs, complains that there is yet no return from the County Committee of Glamorgan, and begs the Committee for Compounding to peruse their warrant for sequestering the lands, their discharge for part of the rent, the certificate of John Hughes, one of the County Committee, and the affidavit of Thomas Morgan; and being satisfied therewith, to discharge the sequestration, order restitution to petitioner of the surplus received, and place her in possession of the premises.	98 27 63
98 65,		
46, 50		
	21 May. Committee for Compounding,—on perusal of a certificate of Vaughan, Registrar of the Barons of Exchequer, dated 24 Dec. 1648, whereby it appears that David Jenkins' estate was then sequestered,—order the report of the case to be prepared for hearing by Brereton, unless Vaughan show cause to the contrary in 14 days.	14 130 98 25
	9 July 1651. Margaret Lloyd, for her daughters, complains that Colonel Philip Jones moved the Committee for Compounding on 9 Jan. 1651, setting forth that the lands were never sequestered, on purpose to get a reference to the County Committee, men under his power, although there are several orders under his and his associate commissioners' hands, attested by Vaughan, verifying the sequestration. Also that the County Committee refuse to examine him, Rowland Dawkins, and John Price, who were petitioner's most material witnesses. Those that were produced, being Welshmen, they examined in English, which was a mockery, and then gave a certificate on what was never referred to them. Rees Lloyd dying in London, Colonel Jones embezzled the evidences from William Lloyd, his younger son, for a small sum of money. Begg that the certificate, being but of one man, Jenkin Franklin, and not sworn, may be quashed, and that the Committee for Compounding would hear the cause on the evidence before them, and order her the possession as their father and grandfather had.	98 85
	30 July. County Committee to return speedily what they know touching the premises, and the parties who have enjoyed the estate to account for their receipts within a month. In failure thereof, on security of 200 <i>l.</i> given to the Treasurers at Goldsmiths' Hall, petitioners are to be put into possession, and left at liberty to prove the receipts, &c. Brereton's report to be heard.	14 232
n. 98 43, 83	7 Aug. Sequestration ordered to be discharged, Margaret Lloyd to have possession forthwith, and Elizabeth Price to account on oath before the County Committee for her receipts out of the estate since sequestration. The tenants, notwithstanding the sequestration, to pay their rents to Margaret Lloyd, and the surplus of receipts above the 100 <i>l.</i> due to David Jenkins to be paid her.	14 246
n. 98 99		
	3 Dec. Margaret Lloyd complains that having entered upon the lands and had possession of the tenements thereon, the tenants became her tenants with the exception of Captain Walter Lloyd, but he utterly refused obedience to the order of 7 Aug. 1651. Petitioner left copies of the order to be shown to Elizabeth Price. On 18 Sept. 1651, Col. Philip Jones and John Price sent for the tenants and enjoined them to pay their rents to Elizabeth Price. When petitioner went to receive her rents on the 29th, Elizabeth Price, having previously with a party of soldiers entered the capital mansion house, kept possession thereof, and Rowland Thomas, sergeant of Col. Jones' regiment, ejected the other tenants from their houses, and put soldiers to keep them out. Elizabeth Price	98 71 89

16 Feb. 1650.

DAVID JENKINS—*cont.*

utterly refuses obedience to the orders of the Committee for Compounding. Begs that she and Capt. Walter Lloyd may be sent for to answer their contempt, and that the Committee for Compounding would grant their order requiring all officers and soldiers to assist her in re-entering and quietly enjoying the premises; also an order to Elizabeth Price to pay petitioner her costs, she and her late husband having spent in prosecution of the suit 140*l.* Noted, hearing ordered.

CASE 98 95

16 Dec. 1651. Elizabeth Price, widow, complains that advantage 109 661

has been taken of her flight out of the country for her good affection to the common cause, to deprive her of the possession of certain lands. In 39 Elizabeth, Humphrey Lloyd, on his marriage with Ann, daughter of David Evans, of Neath, settled his lands in co. Glamorgan on trustees for the said Ann and her heirs, whose daughter petitioner is. Since Humphrey Lloyd's death, the said Ann and she peaceably enjoyed the premises till 1641, when Rees Lloyd claimed them, bringing a suit in the great session of the county, and was nonsuited, and costs awarded to petitioner against him.

In 1642, when petitioner and others, her fellow sufferers under the Bishops, were compelled by the forces then levying under Sir Edward Stradling against the Parliament, to fly into Devonshire, he by some undue means procured possession, and retained the same all the time the King's party prevailed, and petitioner lost all her real and personal estate, and has received no compensation. At her return, the County Committee restored her to the possession of the lands in question. In 1648, Thomas Morgan, whose daughter had married Walter Lloyd, the son of Rees Lloyd, by misinforming the County Committee obtained a lease of Walter Lloyd's lands; but on her address to the County Committee, they did not insist on the said lease, but permitted her quietly to enjoy the premises. Yet last summer, Morgan, on pretence that she had been settled in the said lands merely as being sequestered for a debt of David Jenkins, to whom they were mortgaged for 100*l.*, obtained from the Committee for Compounding an order of possession. Is in possession on her own title, as has been certified by the County Committee 10 May 1651.

L.C.C. 168 115

16 Dec. Granted till Thursday sevensnight to except to the order of 7 Aug. 1651, with liberty to examine and cross-examine witnesses. 15 136

D. 168 119

I. &amp; } 168 123

D. } -136

D. 98 15, 7

168 114

H. 15 184

| C.F. 15 207

18 Dec. Witnesses summoned from co. Glamorgan at the instance of Mrs. Lloyd. 15 144

29 Jan. 1652. On reading the orders of 16 Oct., and 24 Dec. 1648, made by the late County Committee of Glamorgan, neither of them appearing to be originals, Rowland Dawkins, John Price, Thomas Llewellyn, and the clerk of the former Committee, are to be examined by the County Committee, whether they know of the making of those orders or of any sequestration on the lands in question, and Mrs. Price to have the names of the witnesses for cross-examination, Margaret Lloyd or her counsel being present. The order of 7 Aug. 1651 made void, till proof that the lands were sequestered by the County Committee of Glamorgan out of the possession of Rees Lloyd. 15 233

D. 98 93

10 Feb. Witnesses summoned, and Registrar Vaughan is to show them the orders of the late County Committee of Glamorgan, on which they are to be examined. 15 253

12 Feb. Col. Philip Jones, M.P., ordered to enlarge Mrs. Lloyd's servants, if they only yielded obedience to the order of 7 Aug. 1651. 16 12  
98 93

COMMITTEE FOR COMPOUNDING.—CASES.

2179

			Vol. No. G or p.
16 Feb. 1650.			
d. 98 4	26 May 1652. Margaret Lloyd complains that notwithstanding the order of 7 Aug. 1651, herself and her assistants have been indicted for forcible entry, and two of her servants have lain 9 weeks in prison. Has endeavoured to procure proof of the sequestering of the premises, and secured the attendance of her witnesses, but the County Committee have refused to examine them. Begs the Committee for Compounding to examine them.		98 87
L.C.C. 168 109			
107			
96 103			
d. 168 105			
	26 May. Order to the County Committee to proceed in examination as formerly directed, notwithstanding the Act of Pardon.	16	452
	28 July. Elizabeth Price begs she may be dismissed touching the matter, and quietly enjoy the lands which are her inheritance, as Margaret Lloyd has been unable to prove that they were sequestered as the lands of David Jenkins, and the Act of Oblivion determines such clamorous informations.	109	638
	28 July. Hearing ordered - - - - -	17	65
d. 98 13	22 Sept. Margaret Lloyd complains that in disobedience of the order of 26 May 1652, the County Committee of Glamorgan refused to admit any to be present on her behalf at the examination of witnesses, or to examine on the interrogatories delivered by her. Rowland Dawkins, her most material witness, was refused to be examined, and Elizabeth Price thus smothered up her cause. Begs the appointment of impartial Commissioners to examine her witnesses, and an order to Dawkins "to yield his examination at his peril."	98	92
L.C.C. 157 321			
d. 157 323			
	22 Sept. Resolved that if Mrs. Price has feed her counsel for to-morrow, and if Morgan, who follows the business for Mrs. Lloyd, will pay that charge, he is to bring in the names of such witnesses as he desires to examine, and to have liberty to examine before the County Committee of Hereford those not before examined, and the County Committee of Glamorgan are to certify whether they refused to examine on the interrogatories.	17	298
d. 98 3			
	11 Nov. Rowland Dawkins and Griffith Thomas to be examined if not previously examined.	30	177
d. 98 123	1 Dec. Margaret Lloyd informs the Committee for Compounding that Dawkins was summoned before the County Committee of Hereford accordingly, but did not appear, and that he is now in or near London, and begs that he may be summoned before the Committee for Compounding, and examined by Mr. Carey on petitioner's behalf, and that Bees Vaughan may be desired to show him a receipt dated 24 Dec. 1646, acquitting Thomas Llewellyn for payment of 17l. rent of the lands in question.	98	69
235, 236			
	1 and 15 Dec. Dawkins summoned - - - - -	17	463 509
	21 Dec. Committee for Compounding to Lord-General Cromwell. Dawkins, governor of Carmarthen Castle and Tenby, a material witness in this case, being lately in town, we summoned him to be examined, but he left town and went back to Wales, and without his testimony we cannot determine it. We ask your directions how to obtain it, and yet not prejudice the service by his absence from his command.	17	523
NOTE 98 59	5 Jan. 1653. Marg. Lloyd complains that Mrs. Price has received 300l. from the land above the debt for which it was sequestered, and that Rowland Dawkins still refuses to be examined on petitioner's behalf, and begs an order to some indifferent persons to examine her witnesses, and for the rents to remain in the tenants' hands till the cause is heard.	98	58
L.C.C. 157 319	5 Jan. Brereton to attend the Lord-General with a copy of the former letter, and to understand whether his Excellency has written to Dawkins, or whether he has met with any scruple in the case.	17	565
325			
d. 157 317			

			Vol. No. G or p.
16 Feb. 1650.	DAVID JENKINS— <i>cont.</i>		
	6 Jan. 1653. Dawkins and Thomas to appear before the County Committee of Hereford 7 days after notice, to be examined on behalf of Mrs. Lloyd.	17	572
	22 Feb., Carmarthen. Dawkins to Cromwell. It is not true that I have refused to be examined. I have appeared twice, and would have come oftener if summoned, during my long stay in town, and am ready to be examined again in the country, but hope not to be again summoned to town.	168	137
	4 March. Marg. Lloyd complains that both Dawkins and Griffith Thomas refuse to yield their examinations, and begs that Eliz. Price may give security for what she has received. Noted, the General to be attended with Dawkins' letter, and the oaths and other informations given of the partiality of the County Committee of Glamorgan, and the exceptions taken to them, and a request made that Dawkins may be examined by some other persons, or such course taken with him as with others.	98	117
	25 May. Elizabeth Price to show cause in 3 weeks why she should not give security to be answerable for the profits of the estate.	25	79
	15 June. Col. Philip Jones showing that the cause of Lieut.-Col. Dawkins not being examined is not through the means of Mrs. Price, the County Committee of Hereford are ordered to go to Carmarthen, where Dawkins is governor, and examine him there on oath, giving him 6 days' previous notice, the costs being borne by Mrs. Lloyd.	25	97
	19 April 1654. Dawkins summoned to appear at Haberdashers' Hall.	27	29
	25 April. Rowland Dawkins to the Committee for Compounding. I am assured that (as you are at present constituted) you have no cognizance of any such cause, and if you had, I have no more to say in that business than I have already delivered on my oath. No final order.	98	191
	27 Sept. 1650. CISSIL, wife of DAVID JENKINS, begs an order to the County Committees of Glamorgan, Pembroke, and Cardigan, to allow her $\frac{1}{2}$ of her husband's sequestered estate, he being a prisoner and sequestered 5 years since, and she having no means for herself and 6 children but the $\frac{1}{2}$ which was allowed her till this year. Granted.	95	877 880
	31 Oct. 1653. County Committee for Glamorgan certify that part of Jenkins' estate was not sequestered during his life, and is enjoyed by his family, and ask directions.	11	202
		167	628

## PURCHASERS OF THE ESTATES.

Discharge from sequestration of lands forfeited by him, and bought from the Treason Trustees, viz. :—

O.T.T.	23 March 1652. Houses in St. Andrew's Parish, Tal-y-garn Manor, and houses in Llancarvan, Bowvilston, and Llantrissant, &c., co. Glamorgan, bought by Major Art. Evelyn.	16	189
95 855			
95 861	29 June. Also lands in Pendoylon, and numerous other parishes, co. Glamorgan, and houses and lands, co. Cardigan.	16	638
95 863	Also houses, &c., Llantrissant parish, co. Glamorgan	-	-
95 859	2 July. Court Rydhire Farm, co. Glamorgan, conveyed by deed, on order of the Obstruction Committee, bought by Rich. Craddock.	16	646
95 857	8 July. Braythy Kymer Farm, Bettws parish, co. Glamorgan, bought by Wm. Philipps.	16	671
95 853	22 July. Lands in Llangoedmore, Verwick, and Mount, Cardigan Borough, bought for Jas. Philipps.	18	785



				Vol. No. G or p.
19 Feb. 1650.	Claimant on the Estate of SIR RALPH BLACKSTONE, Bart., Gibside, Northumberland, Recusant, and SIR WILLIAM BLACKSTONE, his Son.			
	The petition (missing) of RICH. HEDWORTH, of Longbenton, Northumberland, referred to Brereton.			
L.C.C. 93 595	15 May 1651. He begs an order to the County Committee of	93	580	
154 163	Durham to examine and certify his right to an annuity of 40 <i>l</i> .		585	
237 20	granted him 17 Charles by Ralph Blackstone, in reversion after			
D. 93 595	petitioner's mother, Elizabeth, now dead, on Pockerley Manor,			
154 165	but the lands being sequestered for Blackstone's recusancy,			
237 21	the County Committee will not allow it without order. His			
	former petition was referred to Brereton, but the indenture			
	and witnesses are in the country.			
	15 May. County Committee to certify - - - -	14	124	
		93	587	
	25 Feb. 1652. Begs reference of the return now made to counsel -	93	579	
			591	
	25 Feb. Referred to Reading - - - -	16	57	
		93	590	
D. 93 595	7 May. A discharge cannot be granted to Sir Wm. Blackstone	30	66	
599, 600	unless he produce before the Committee for Compounding the			
L.C.C. 93 598	orders of the Commissioners of the 4 Northern Counties on his			
R. 93 581	composition.			
R. 93 583	8 July. Hedworth's rent-charge allowed on his taking the Oath	16	677	
237 22	of Abjuration before the County Committee of Durham, with			
	arrears from his petition, 15 May 1651, he paying his proportion			
	of taxes. The County Committee are to send up a particular			
	of Wm. Blackstone's estate, and not to discharge it, his pre-			
	tended composition notwithstanding, until he produce his dis-			
	charge before the Committee for Compounding, and they give			
	further order.			
L.C.C. { 81 395	3 Dec. 1651. TOBY DUDLEY and FRAS. MIDDLETON petition that	81	399	
& D. { -397	Sir Ralph Blackstone, demised to them, 17 Jan 1651, $\frac{1}{4}$ of		418	
155 65	his lands for 80 years at a peppercorn rent, as security for			
-67	his debts for which they were bound, and then for payment of			
	70 <i>l</i> . a year for his younger children. On his death, the lands			
	were sequestered for delinquency of Sir Wm. Blackstone, his son			
	and heir, and they are obstructed in their rights. Beg leave to			
	prove the title, pay the debts, and supply the destitute children.			
	3 Dec. The Durham Committee to certify and Reading to report -	81	402	
		15	117	
L.C.C. { 81 405	17 March 1652. Counsel not being satisfied with the proofs, the	81	450	
& D. { -416	petitioners beg an order to the County Commissioners for	16	157	
155 71	further examination. Granted.	81	403	
-79				
R. 81 367	23 Sept. Order on report allowing $\frac{1}{4}$ of $\frac{1}{4}$ of the lands named in	17	265	
L.C.C. 155 69	the deed, the petitioners to bring in a valuation of the estate,			
	and to prove the debts before the County Commissioners in			
	6 months.			
20 Feb. 1650.	— GREGSON, Minister of Panton, Co. Lincoln.			
	Summoned to appear personally before the Committee for Com-	7	22	
	pounding to-morrow morning.			
	WM. SALVYN, Jun., Newbiggen, Co. York.			
	20 Feb. 1650. The County Committee complain of the cutting	237	23	
	down by Mrs. Salvin of wood on the sequestered estate, which			
	had been sold to Sir Nich. Crisp.			

			Vol. No. G or p.
20 Feb. 1650.	Wm. SALVYN—cont.		
	19 July 1650. Wm. Salvyn, being the eldest son, and heir to the estate of his late father, petitions that he finds it sequestered for recusancy by the County Committee for the North Riding, and begs its discharge; his father died in London $\frac{1}{2}$ a year ago, and he is neither Papist nor delinquent, but was in arms for Parliament in Col. Welton's regiment, Northumberland.	115	728
	19 July. County Committee to certify the cause of sequestration, and what they know.	11	38
c. 115 731 733	1650? Request by Gilbert Crouch that counsel may be heard in the case.	115	725
	12 Nov. 1651. The County Committee reporting that he was taken prisoner in the King's army at Naseby, has been beyond seas since, and is now 22 years old, Fowle is to search in the list of prisoners, and if he was not so taken, his estate is to be discharged without further order, if he be not a recusant convict, and will take the Oath of Abjuration.	15	82
	23 Dec. The certificates proving that only one Wm. Salvyn, of Newbiggen, was convicted as a recusant, and that was in 1639, and that his name cannot be found in any printed or other list of Naseby prisoners, the estate is to be discharged on his taking the Oath of Abjuration, unless the County Committee show cause to the contrary in a month.	15 115	151 729
	3 Feb. 1652. Certificate of his taking the Oath of Abjuration	15	236
22 Feb. 1650.	Claimants on the Estates of GEORGE VILLIERS, 1st DUKE OF BUCKINGHAM, KATHERINE, his Widow, who re-married RANDALL, EARL OF ANTRIM, and of GEORGE, 2nd DUKE OF BUCKINGHAM, and LORD FRANCIS VILLIERS, her Sons.		
d. 72 265	KATHERINE, widow of ROBERT, LORD BROOK, requesting allowance of the remainder of the 5,000 <i>l.</i> granted her by Parliament from the estates of the Earl of Antrim and Duchesse of Buckingham, Sir Art. Hesilrigge is ordered to report the petition to Parliament for their resolutions.	9	24
	4 May 1650. Certificate signed by Wm. Crompton, mayor of Chester. Thos. Cowper, ironmonger of Chester, has this day deposed before me that he, being mayor of Chester in 1642, received a letter from the King to take into his charge goods which came from Ireland, and belonged to the Duchess of Buckingham; also 2 letters from the Duchess, stating that she had given Mrs. Lovett power to receive the goods, in payment of a debt she owed her, but that Mrs. Lovett had been made prisoner, and her letters taken, and therefore she bade him not to deliver the goods upon the letters, unless she sent her own servant with further orders. He had before, on the Duchess' order, delivered some of the goods to Thos. Lillie, her servant. Also that in the last siege of Chester, Lord Byron, the governor, ordered deponent to deliver 12 beds towards making up the breaches in the wall, which he did. At the treaty for delivering the city, he wanted the rest of the goods put into the articles for composition, so as to preserve them for the Duchess, but the Parliament Commissioners would not permit it. A few days after the surrender, the 3 sequestrators of the city came and demanded the goods for sequestration. He referred the case to Sir Wm. Brereton, then General, who said they must be given up, and refused to give deponent a discharge, and thereupon the sequestrators took them. This deposition is made at request of Mrs. Lovett. [ <i>Parchment.</i> ]	237	24

			Vol. No. G or p.	
22 Feb. 1650.				
	4 July 1650.	The Committee of Bucks to take accounts of the estate late belonging to the Duchess, and now sequestered for delinquency of the Duke.	8	200
r.e. 11 5	9 July 1650.	JUDITH MITCHELL, widow, RICH. BABINGTON, JOHN WILLIAMS, and JOHN MOSMAN, of Whaddon, Bucks, and the other servants of the late Duchess of Buckingham, beg allowance of their 7 annuities from 100 <i>l.</i> to 20 <i>l.</i> a year, granted from her jointure for service to her and the Earl of Antrim, her husband.	131	563
131 563				
d. 131 565				
-569				
x. 131 561				
	2 Jan. 1651.	Williams' annuity of 20 <i>l.</i> , and Mosman's of 30 <i>l.</i> allowed, on oath that they have not released them.	10	321
	4 March.	Appraised inventories of the Duchess' goods, made 9 March 1646, total value, 989 <i>l.</i> 15 <i>s.</i> 3 <i>d.</i> ; and descriptive inventory without prices.	237	25
				26
	8 May.	Account of those sold for pay of the Shropshire men employed at the Leaguer of Chester, total value, 854 <i>l.</i> 3 <i>s.</i> 5 <i>d.</i> Also account of other goods taken and sold among sequestered goods at the Common Hall of Chester, total 290 <i>l.</i> 18 <i>s.</i> 7 <i>d.</i>	237	27
c. 32 193				28
	TENANTS OF YORK HOUSES, STRAND.			
	2 March 1650.	The Commissioners of Middlesex and Westminster ordered to seize an estate descended to the Duke by death of his mother, the Duchess of Buckingham.	9	28
	12 March.	County Committee of Middlesex and Westminster to the Committee for Compounding. We have viewed several houses belonging to the Duke of Buckingham, a delinquent, which were sequestered 18 February last, and find—	237	29
		1. That the Earl of Denbigh resides in York House in the Strand, by permission of Lord-General Fairfax, who had it granted to him by Act of Parliament last September.		
		2. Wallingford House, in which the Earl of Rutland resides, we estimate worth 120 <i>l.</i> a year, which the Earl gives, and will take a lease at that rent.		
		3. There is a house adjoining where Sir Gilbert Pickering lives, which is worth 20 <i>l.</i> a year.		
		4. There are 19 houses in the Strand, many of which are low-built and old, worth 320 <i>l.</i> a year.		
	13 March.	On the petition of Mr. Martin and the tenants of York House Rents, Mr. Trenchard and Mr. Edwards are to examine and report the business to the Committee.	7	51
	3 May.	The tenants of York House, Strand, London, beg to be admitted tenants to their houses on which they have spent large sums, at the same rent as proffered by Mr. Martin of Westminster, a stranger; they petitioned the late Committee for Compounding and their case was referred to Mr. Trenchard and Edwards, when the Lord-General's title thereto was offered to petitioners, and they were to be heard before further proceeding, but Martin has offered a rack-rent of 320 <i>l.</i> a year. [13 signatures.]	135	257
	3 May.	The tenants ordered leases on security to pay 330 <i>l.</i> a year and arrears, Mr. Martin being present.	8	20
	7 May.	The rents to be paid to the County Committee	-	8 25
	25 July.	Order for a lease to the tenants at 330 <i>l.</i>	-	11 53
			237	30
L.C.C. 251 62	29 July.	Roger Calcott, treasurer of the Middlesex and Westminster Committees, acknowledges receipt of the half-year's rents of tenements in York House, fallen to the Duke by the death of the late Duchess.	237	31
135	15 Aug.	The tenants ordered particular leases on giving in particular security.	11	79
x. 8 31	6 Sept.	The arrears to be paid before the leases are sealed	-	11 146
			M M 2	

			Vol. No. G or P.
22 Feb. 1650.	DUKES OF BUCKINGHAM, &c.—cont.		
O.C.C. 79 764	6 Sept. 1650. HEN. DAWSON, of London, petitions that having 800 <i>l.</i> due to him by the Earl of Antrim and Duchess of Buckingham, he discovered to the Westminster Committee York House and other houses worth 800 <i>l.</i> a year in the Strand, and was promised a good pennyworth in a lease; but on motion of Sir David Cunningham, they were discharged from sequestration till the death of the Duchess, which petitioner first discovered. Is charged 400 <i>l.</i> arrears, and will pay it, if the tenants may be ordered to pay their rents, which they wish to do, because Sir David has promised them their houses at $\frac{1}{2}$ the value.		79 767
	6 Sept. Order to the tenants to pay up all arrears due to petitioner before their leases are sealed.	11	140
c. 135 263	17 Sept. County Committee to examine who has the arrears, and certify.	11	172
-265			
162 431	21 Jan. 1651. Dawson begs a hearing, the Middlesex Committee agreeing nearly with him as to the arrears due, except that part were unduly paid to Sir David Cunningham. Granted.	79	763
x. 135 267	22 July. The Middlesex Committee to have an abstract of the leases.	12	98
x. 12 103		36	121
	19 Jan. 1652. Begg the benefit of $\frac{1}{2}$ of his discovery from the money to be received by rent or sale of the houses. Cunningham got the sequestration discharged on an unjust plea of an extent. Noted that the Committee can do nothing.	79	759
x. 16 42	28 Jan. Dawson complains of the unfairness of the report, on which the leases have been made contrary to order before the arrears are paid, Reading minding more his private benefit in making the leases than the truth.	79	761
	28 Jan. Case to be heard in 3 weeks, and the Middlesex Commissioners to bring their books.	15	229
	27 Feb. Dawson requests a week's delay, and an order to Thos. Colchester to appear as witness.	79	770
	28 Feb. Order for a hearing, Colchester to be summoned	16	75
	4 March. Order for proofs in each case of former payments of rents for the years 1644, 1645, and 1646, when Dawson held the houses at 180 <i>l.</i> rent; he is to prove what he has paid, and what is still due, and that he served notice on the tenants who are to pay their arrears.	16	110
O.T.T. 71 713	24 March. Discharge from sequestration of 19 houses in the Strand, sequestered from the Duke of Buckingham, and purchased by Lord-General Cromwell, in part of a grant by Parliament to him of 4,000 <i>l.</i> a year.	16	225
	12 May. Dawson begs assistance in compelling payment of arrears. What is granted by an Ordinance cannot be recovered by law, and thus the tenants grow confident. With order that the last orders be produced.	79	760
	22 July. The Middlesex Committee are to demand the arrears, as the Lord-General is not proceeding further in the purchase.	17	51
	Sept. 1650? Statement of the case of a lease from the Archbishop of York, controverted between Charles Kynaston, sen., and John Jackson, the reversion of which, being in the Earl of Antrim during the life of the Duchess of Buckingham, it became sequestered for his delinquency. The lease was granted to Sir David Cunningham, but on the death of the Duchess, came to the now Duke of Buckingham, and is sequestered for his delinquency.	97	365
	6 Sept. 1650. THOS. WORMINGTON begs a lease of one of the 19 tenements in the Strand called York Rents, of which he is tenant. John Dodd, the former tenant, was outed 6 years ago	123	496

COMMITTEE FOR COMPOUNDING.—CASES.

2185

22 Feb. 1650.

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G or p.

	for non-payment of rent, and the County Committee let it to petitioner. Has paid his rent and been at 20l. charges in repairs.		
	6 Sept. 1650. Both parties to attend the Committee for Compounding.	11	146
	6 Sept. A lease ordered to Thos. Wormington - - -	11	149
c. 133 501 503	28 May 1651. Wormington moves for a lease signed and sealed by the Committee for Compounding. Noted as referred to Reading.	133	493
	7 Jan. 1652. Dodd petitions for a lease, as being the ancient tenant nominated in the first lease granted by Toby, Archbishop of York, and continued to the time of the Duchess of Buckingham, and after her departure to Sir David Cunningham; 7 years since, Wm. Wormington ( <i>sic</i> ) first rented of petitioner the cellar of the house, and 2 years after, petitioner was carried prisoner to the Fleet, when his wife being dead, he [was constrained to leave his house in the custody of Wormington, who taking advantage thereof, intruded himself into it; Sir David Cunningham's rents being sequestered, and his extent determined by the death of the said duchess, Wormington paid rent to the State, and so took it over petitioner's head whilst he was in prison. Noted, Petition rejected.	81	45
	7 Jan. Thos. Wormington renews his petition for a lease. Granted.	133 15	498 174
	1 Jan. 1651. Order in the Committee for Compounding that HEN. BYARD, of Westminster, have a lease of Mr. Hawkins' late house, among the York House tenements, Strand, paying the same rent.	10	317
	9 Jan. Hen. Byard and [Peter] Paul to be heard on their claim to the said house.	10	335
	23 Jan. Peter Paul desires a lease of the said house, having in October contracted with Hawkins for his interest therein.	108	1066
	23 Jan. Order that Paul is one of the tenants by virtue of his assignment from Hawkins.	10	361
R.C. 25 244 L.C.C. 162 445 ACCTS. 162 443	9 Nov. 1653. JOHN HARRIS, late tenant of a house in York House Rents, begs an order for allowance out of his rent for repairs, a stack of 6 chimneys having fallen down, 30 Nov. 1650, and broken great part of his house, and the one adjoining. The County Committee of Middlesex on viewing them encouraged him to repair them.	91	35 37
	11 Jan. 1654. The County Committee to allow him 29l. for the repairs.	25	281
	CLAIMANTS ON AND LESSORS OF OTHER ESTATES OF THE DUKE AND DUCHESS.		
	17 May 1650. Lease by the County Committee to Wm. Andrews of 2 closes in Leighfield Forest, co. Rutland, sequestered from the Duke of Buckingham, for 1 year at 50l. rent.	63	904
	14 June 1650. ROB. FISHER and 2 OTHERS, guardians of JOHN JORDEN, and JOHN and HENRY BEVER, co. Rutland, beg to be admitted tenants to all the lands of the Duke of Buckingham, late in the occupation of the fathers of their wards, till they attain full age. The lands are in Oakham, co. Rutland, and were held, some for 80 years, some for 30 and 40 years.	85	975
	14 June. A copy of the petition to be sent to the County Committee of Rutland, with the opinion of the Committee for Compounding that if its allegations are true, petitioners ought to be admitted tenants before any others.	8	135
	16 Sept. County Committee report that they are let to Thos. Meakins, an old tenant, and that this notwithstanding, Fisher takes and keeps possession.	237	344

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22 Feb. 1650.	DUKES OF BUCKINGHAM, &c.—cont.			
	15 Oct. 1650. The County Committee are ordered to take possession by force if needful, and when the former lease has expired, to let the estate to the best advance they can.		11	274
L.C.C. 250 130 L. 86 1	24 Oct. Order—on a motion on the Act for settling lands of the Duke of Buckingham on Thomas, Lord Fairfax,—that the trustees appointed by him to receive the rents of Burleigh, co. Rutland, for satisfying 9,000 <i>l.</i> debts [of Lord Fras. Villiers] thereon, be permitted to receive the rents of the estate; that the charge on the manor be reported to Parliament, and that the County Committee suffer the trustees to receive the rents.		10	194
ACCTS. 86 17	11 Dec. Order—on request of Lord Fairfax's trustees to have the letting of Burleigh Manor, according to the Act of Parliament—refusing to confirm the contract of the Committee of co. Rutland, who have let it at 1,000 <i>l.</i> a year above all taxes, and yet 380 <i>l.</i> 11 <i>s.</i> 8 <i>d.</i> is demanded to be allowed therefrom as unduly paid; the trustees are to have a month's time to obtain the resolution of the House about its disposal, and to receive the Michaelmas rents.		10	264
NOTE 86 15 P.M. 86 25 142 213	28 Jan. 1651. The Committee for Compounding, hearing that Newhall Manor is much underlet, ask its value, and whether the park be stocked with deer, &c.		30	139
O.C.C. 71 733 -739	28 Jan. 1651. Order that 200 <i>l.</i> paid in by the county treasurer from Burleigh Manor be paid to Wm. Ward, Lord Fairfax's agent.		10	368
	March? Four servants of the late Duke at Newhall, Essex, beg that in compassion to their grey hairs and many children, they may be allowed the annuities of 60 <i>l.</i> , 33 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , 40 <i>l.</i> , and 10 <i>l.</i> , granted them by the old Duke of Buckingham, confirmed by the late Duchess, by the Earl of Pembroke and Sir Rob. Pye, trustees for the present Duke, and by the County Committee of Essex, in their lease of Newhall to Wm. Ward. They have no other means of livelihood.		71	731 732
L.C.C. 155 613 P.M. 155 611	22 July. Brereton to peruse the grant of Newhall, Essex, and Burleigh, Rutland, to Lord Fairfax, and report.		14	219
L.C.C. 155 609 255 87 B. 86 19	4 Sept. Order that Wm. Ward, the tenant, still receive the rents, and account to the Auditor of the Committee for Compounding, the debts charged on the estate not being yet paid.		86	24
	5 Sept. Order on Brereton's report, that in spite of the Act of 16 July last, the management of the estate granted to Lord Fairfax belongs to the Committee for Compounding, that they are to have a schedule of the debts allowed by the Committee for Indemnity, to be presented to Parliament, and an account of Lord Fairfax's receipts and payments therefrom.		30	371
	12 Nov. Order that 550 <i>l.</i> paid by Ward for Burleigh Manor be repaid him, the manor being settled by Parliament on Lord Fairfax.		15	8
L. 86 31	5 May 1652. Order that 550 <i>l.</i> paid in by Thos. Fauntleroy, who leased Burleigh Manor from Wm. Ward, late tenant, be paid to Lord Fairfax, if Mr. Leech find it due; his statement that it is due to be presented to Parliament.		15	81
	4 Nov. Order in the Committee for Removing Obstructions, that Auditor Tandy's report as to the debts of Lord Francis Villiers, charged on Newhall and Burleigh manors be referred to the Committee for Compounding, who are to certify at what rent the manors were let, and to whom, and they are to surcharge Lord Fairfax's accounts, and say whether any other lands than those in the report were charged with the debts.		16	357 86 31
B. 86 27 L.C.C. 155 615	9 Nov. Auditor Sherwin to examine the report and prepare an answer.		86	28
			17	386 86 29

COMMITTEE FOR COMPOUNDING.—CASES.

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22 Feb. 1650.

P.M. 155 617

O.C.C. 155 619

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17 390 (2)

11 Nov. 1652. The County Committees for Essex and Rutland to examine into the payment of the rents since 25 March 1649, and whether any defalcations have been allowed.

17 477

7 Dec. The Committee for Compounding return the replies of the County Committees to the Committee for Removing Obstructions; they believe that the 2 manors granted to Ward were all the lands intended to be disposed of for the debts of the late Lord Francis Villiers.

27 Jan. 1653. Thos. Fauntleroy, executor of Wm. Ward, of Boreham, Essex, complains that though Burleigh Manor, co. Rutland, was let by the Committee for Compounding to Wm. Ward, 21 March 1651, at the improved rent of 1,100*l.*, Leonard Bishop and John Ryley, tenants, refuse to pay the rents and incite others to do the like, so that he is unable to pay his rent.

86 733

27 Jan. The tenants to show cause of refusal in 14 days - - - - -  
3 Aug. Fauntleroy's complaint renewed, the tenants refusing obedience.

17 630

86 732

3 Aug. Order confirmed - - - - -

25 155

31 Aug. The tenants persisting in their contempt, he requests that Bishop may be summoned.

86 730

8 Sept. Order to Edw. Birkenhead, serjeant-at-arms, to take Bishop into custody, and detain him till he has paid the rent.

25 196

26 April 1650. JOHN TRAYLMAN [of co. Leicester], begs to be admitted tenant to Dalby House and park, late part of the estate of Katherine, Duchess Dowager of Buckingham.

125 79

26 April. Referred to the County Committee - - - - -

8 6

10 17

29 April. The County Committee are to enquire the improved value of the estate, and certify.

8 9

10 18

26 Feb. 1651. John Paybody, of Dalby, co. Leicester, begs a 7 years' lease of the house and lands at Dalby, co. Leicester, sequestered from the Duke of Buckingham. Has ever been faithful to Parliament.

112 751

26 Feb. County Committee to let according to instructions -

14 28

14 March. He is to be tenant of 210*l.* value, paying all taxes, if no more is offered.

14 48

22 April. Paybody admitted tenant at 220*l.* (*sic*); he is not to oppress the well-affected tenants, but deal fairly and civilly with them.

14 91

28 May. The tenants of the manor complain that their offer of 230*l.* a year, besides all taxes, though made within the time limited after the posting, was first refused by the County Commissioners on plea of a lease at 210*l.* to Paybody, then received on condition that they should agree with Paybody, who desired a part of the manor, but he would not agree with petitioners, except on his own conditions. Beg that they may remain tenants at the rent of 230*l.* a year.

67 441

440

30 April 1650. County Committee for Lincoln report their finding woods in Wragby and Apley, belonging to the Duke of Buckingham, which they have sequestered, and which are fit for sale.

237 32

7 May. The County Committee are to fell the wood if the time is seasonable, and to report what it sold for.

8 28

10 Nov. 1650. County Committee for Rutland certify their letting the whole of Hambleton Manor to COL. THOS. WAITE, M.P., who has given a good rent because part of it is intermixed with his inheritance.

237 33

L.C.C. 237 35

31 Dec. Lease by the Committee for Compounding of the said manor to Col. Waite for 7 years, from 29 Sept. 1650, at the rent of 320*l.*

237 34

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22 Feb. 1650.	DUKES OF BUCKINGHAM, &c.— <i>cont.</i>		
	27 Nov. 1650. Reference to Brereton of WM. HAMERTON's petition (missing) for allowance of a lease granted to him by the Earl of Antrim and the Duchess of Buckingham, his wife.	10	228
L.C.C. 237 35A P.B. 96 619	22 Oct. 1651. On the request of JOHN KEBLE, son to Lord-Commissioner [Rich.] Keble, for a lease of the sequestered estate of the Duke of Buckingham at Oakham, &c., co. Rutland, a survey is ordered, in order to a lease for 1 year.	15	56
	16 Jan. 1652. Order in Parliament that the petition of the participants in draining the level of Hatfield Chase, be referred to a Committee, all the M.Ps for cos. York and Lincoln to be members thereof.	237	36
	4 Feb. Committee for Compounding certify MARTIN LISTER's discovery on 26 Feb. 1650, of woods belonging to the Duke of Buckingham, in Stanfield, co. Lincoln.	15	240
	19 Aug. 1653. The trustees at Drury House certify that Lister has contracted for the purchase of the fee-farm rent of Hatfield Chase of 1,228 <i>l.</i> 17 <i>s.</i> a year, late parcel of George, Duke of Buckingham's estate, and has deposited doubled bills to the value of 3,070 <i>l.</i> They desire the Committee for Compounding to permit him to receive the said rent.	100	121
	19 Aug. Granted on security of 1,200 <i>l.</i>	37	185
	20 Oct. Having thereon ordered the County Committee of York only to allow him to receive the rent due at Midsummer last on security of 1,200 <i>l.</i> to repay it if so ordered, and he having given security accordingly, as the level of Hatfield Chase extends into cos. Notts and Lincoln, he is to receive the rents in those counties as well, on the security aforesaid.	25	227
O.T.T. 71 691	24 Dec. Discharge from sequestration of the fee-farm rent of Hatfield Chase, cos. York and Lincoln, bought from the Treason Trustees by Martin Lister.	18	869
	6 Jan. 1654. Order in Council granting the petition of Lister, Hugh May, and Charles Valois, for an allowance from the estates of the Duke and Lord Fras. Villiers for their debts, as other creditors have had out of Burleigh and Newhall.	175	39
	12 Jan. Their debts of 3,036 <i>l.</i> 11 <i>s.</i> 8 <i>d.</i> to be allowed as part payment of the fee-farm rent of Hatfield Chase.	175	49
c. 100 119	28 Feb. The Treasurers at Drury House are requested by the Committee for Compounding to certify what moneys Lister has paid on his contract.	25 100	303 117
	15 March. On certificate that Lister has not paid any money on the contract for Hatfield Chase, the County Committee of York are to see that he does not receive the Christmas rents till further order.	25	315
	28 March. Summoned to shew cause why he should not order the County Committee to receive the rents; if cause be not shewn the County Committee are to levy them.	27	3
	30 March. He begging time, a hearing ordered	27	15
	11 April. Order in Council on report in the case of Rich. Bringerst and other creditors of the Duke of Buckingham, that 6,424 <i>l.</i> 4 <i>s.</i> 3 <i>d.</i> be paid them out of the arrears of the Duke's estate to be discovered by them.	175	233
	4 May. Like order that George Wood's petition be referred to the Committee upon Bringerst's petition.	175	269
	19 May. Like order—on report from the Committee on Petitions of the case of Rich. Bringerst and other creditors of the Duke of Buckingham, that their debts, amounting to 6,424 <i>l.</i> 4 <i>s.</i> 3 <i>d.</i> ,	175	317 318



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appear to be due, and were contracted in the Duke's minority for his necessary subsistence, and that he has no estates unsold, and of money, but half that due on the contract for the fee-farm rent issuing out of Hatfield Chase, viz., 4,000*l.* 5*s.* 2*d.*—that Martin Lister pay Rich. Bringerst for himself and the other creditors 401*l.* 5*s.*, and on his acquittance for the money, the trustees perfect the purchase of the rent to the purchaser, as if the money had been paid into the Treasury.

The rest of the debt is to be satisfied out of any discoveries the petitioners shall make of lands, rents, or other estates of the Duke, or arrears of rents in the hands of the County Committees or others, and the Committee for Compounding are authorized to order all such moneys to be paid to the Treasury, and issued out to Bringerst to satisfy him and the others for the rest of the debts. Their acquittance to be sufficient discharge.

- |   |          |            |
|---|----------|------------|
| 1 June 1654. On complaint of the Trustees at Drury House that Lister neglects payment of his second moiety and prosecution of his conveyance, and on information of Nath. Reading, on behalf of Bringerst and the creditors, that he has received 614 <i>l.</i> 8 <i>s.</i> 6 <i>d.</i> , the half year's rent due at Midsummer 1653 before his contract, he is required to forbear to receive the rent in future, till he has given satisfaction to the Committee for Compounding herein.  | 100      | 99<br>101  |
| 21 July. The Trustees at Drury House to the Committee for Compounding. We forward you a certificate of our Treasurers concerning discharge of part of Lister's purchase money, and desire you to give an order for him to receive the rent.   | 100      | 181        |
| 25 July. On motion of Reading in behalf of the creditors, Lister is to receive the rents till the debts of 4,001 <i>l.</i> 5 <i>s.</i> are paid, on security in double the money.   | 18       | 957        |
| 25 July. By order of the Protector, dated 19 May 1654, Rich. Bringerst and other creditors of the Duke are to be paid their debt of 6,424 <i>l.</i> 4 <i>s.</i> 3 <i>d.</i> , partly by Martin Lister, who owes 4,001 <i>l.</i> 5 <i>s.</i> on his contract for the fee-farm rent of Hatfield Chase, the rest by their discoveries upon the estate of the said Duke. The Committee for Compounding being informed that there are divers rents discovered of the said estate in the counties aforesaid, direct the County Committees to accept such discoveries as Nath. Reading shall make, and Bringerst is to examine witnesses on oath touching them, and on proof to cause them to be paid in, and forwarded to the Committee for Compounding, in default to levy the same. | 27       | 97         |
| D. 71 722 28 Sept. The Committee for Middlesex, Herts, and London, are to seize, secure, and inventory certain plate and household stuff, the possessions of Cicely, late Countess of Rutland, in her house in Charterhouse Yard, the reversion of which belonged to the Duke of Buckingham, and to return an account thereof.  | 27<br>71 | 124<br>720 |
| D. 70 547 6 Oct. The money received from their sale not to be paid away, as the Protector claims it.  | 27       | 128        |
| 21 Nov. Bringerst discovers a yearly rent of 27 <i>l.</i> due in Kirkby Moorside Manor, co. York, part of the said Duke's lands, which has been unpaid since 1639, save one half year's rent in 1644, and begs a peremptory order for levying the same.   | 70       | 545        |
| 23 Nov. The parties in arrears are to pay the same or shew cause in 14 days.  | 27<br>70 | 172<br>544 |
| 24 Dec. An ordinance of the Protector and Council having allowed Lister, May, and Valois 3,036 <i>l.</i> 11 <i>s.</i> 8 <i>d.</i> , as a debt from [Lord] Francis Villiers, deceased, and authorized the treasurers at Drury House, on their bringing in to the Registrar-Accountant  | 100      | 135        |

22 Feb. 1650.

Dukes of Buckingham, &c.—*cont.*

and vouching Public Faith Bills or debentures amounting to 6,073*l.* 3*s.* 4*d.*, to issue a double bill to that amount, to bear date 23 Dec. 1653, or earlier, in part payment of the purchase money of the fee-farm rent of Hatfield Chase;—the treasurers certify receipt of certificate from the Registrar-Accountant that there is due to Lister, May, and Valois, by debentures 3036*l.* 1*l.* 8*d.*, which, with the like sum allowed them on a doubled bill, amounts to 6,073*l.* 3*s.* 4*d.*, and that this is part payment only of the purchase money of Hatfield Chase.

NOTE 100 115

2 Jan. 1655. Order for the County Committee of York to levy the rent due Christmas 1654 renewed; Lister to account within a month with the Auditor of the Committee for Compounding on oath for what he has received, and to pay the same according to former order. 27 234

9 Jan. The last order suspended 10 days, on Lister's alleging that he has paid half his purchase money and 1,000*l.* more, of which he will produce certificate from the trustees. If Lister does not produce it within 14 days, the County Committee are to levy the rent. 27 241

23 Jan. The ten days (*sic*) having expired, the County Committee are to levy it as ordered. 27 262

23 Jan. On motion in behalf of Lister for further suspension of the order, as the trustees are now sitting on private businesses, and he could not procure the certificate before, the Committee for Compounding direct that the order be not issued till Saturday, and if the certificate be produced, the order is to be detained for further direction. 27 262

8 Feb. 1655. Robert Otterbourne, of Kirkby Moorside, begs that his account may be stated and reported by the County Committee. Granted. 144 557  
27 295

9 Feb. The County Committee of York are to gather the whole rent according to the order of the Committee for Advance of Money of 30 April 1651. [*See that Calendar, p. 536.*] 27 290

9 Feb. Lister to repay what he has received thereof, not having yet satisfied the first moiety of his purchase money. 27 290

c.p. 27 309

22 Feb. Lister to the Committee for Compounding. I was prevented observing your order to appear by indisposition of health and absence from town. I beg respite till the 30th inst., when I will attend you. I owe nothing to the State of the whole purchase money, nor have I received any rents but what were my due. Both you and I have been abused therein. "The informer cannot be cured except the water be troubled." The State suffers more than it gains by countenancing him. 100 112  
27 309

15 March. Lister having paid  $\frac{1}{2}$  his purchase money, sequestration suspended. 18 977

29 May 1655. The inhabitants of Gringley and Misterton, co. Notts, complain of daily oppression by Lister's agents, who threaten not to leave a beast on the common till they have satisfaction. Their illegal demand is for part of the fee-farm rent issuing out of the level of Hatfield Chase, but petitioners are not part of the Chase. From the beginning of the improvement till 1650, they never were asked a penny. Yet this notwithstanding, he has demanded the full rent of 1,228*l.* 17*s.* of the other places charged therewith, and he has—on pretence of an order which petitioners have often asked to see, but never could obtain,—with a party of horse, levied several distresses on petitioners' goods, driven them into another county, refused a replevin, and sold the goods. 100 106

COMMITTEE FOR COMPOUNDING.—CASES.

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22 Feb. 1650.			
	29 May 1655. Committee for Compounding declare that their order of 15 March 1654 did not authorize Lister to levy distresses, and order the County Committees of York and Notts to see that petitioners' goods are restored, and that no such authority is exercised in future.	100	27 405 105 106
	31 May. The trustees at Drury House certify, on behalf of Nath. Reading and the Duke's creditors, that Lister has neglected payment of his second moiety and prosecution of his conveyance.	100	89
	1 June. On information by Lister that Reading is not retained by the creditors of the late Duke of Buckingham, the Drury House Trustees desire the Committee for Compounding to forbear action on the foregoing certificate.	100	93
NOTE 100 97	1 June. Nath. Reading, being authorised by Rich. Bringerst, lays an information against Lister touching the $\frac{1}{2}$ year's rent by him received for Midsummer 1653; also against Charles Valois for having 350 <i>l.</i> , being $\frac{1}{2}$ a debt contracted by the Duke of Buckingham, paid him by the Duke, and yet the whole paid him in part of the first moiety of Lister's purchase money.	100	107
	1 June. Lister and Valois summoned to shew cause why the said sums should not be paid by them for the benefit of the creditors.	27	412
D. 100 105	24 July. George Wood, on behalf of the Commonwealth, Anne Bringerst, and other creditors of the Duke, petition. They were to receive 4,001 <i>l.</i> 5 <i>s.</i> from the second half of Lister's purchase money of the fee-farm rents of 1,228 <i>l.</i> 14 <i>s.</i> Beg an order to Lister to pay the half-year's rent aforesaid within a week, with interest, or leave to put his bond in suit; and until he accounts and pays petitioners the 4,001 <i>l.</i> 5 <i>s.</i> , with interest, according to the Protector's Ordinance to debar him from receiving any of the rents, but to let the County Committee of York receive them.	70	541
	24 July. The petition to be sent to Martin Lister, who is to give answer on Thursday.	29 100	34 103
	27 July. Time extended. No final order - - - -	29	47
	4 May 1652. Order to pay to FRANCES, widow of THOS. BISHOP, minister of Winslow, Bucks, 25 <i>l.</i> , being $\frac{1}{2}$ year's share of the augmentation of 50 <i>l.</i> a year, granted by the Committee for Plundered Ministers 24 March 1652 to Thos. Bishop from Winslow Rectory, sequestered from the Duke of Buckingham, Bishop having discharged the cure till his death, 5 March last.	16	349
O.T.T. 71 709	21 Sept. 1652. Order for discharge of sequestration of Kirk Deighton Manor, co. York, bought from the Treason Trustees by HUGH ROYELL, for Slingsby Bethel, if it be sequestered as the Duke of Buckingham's estate.	17 114	251 637
MS. 114 643 -648			
D. 114 641	13 Nov. Hugh Royell petitions the County Committee of York to discharge from sequestration the estate of the Duke of Buckingham at Kirk Deighton; obtained an order for its discharge, but that not being attended to, he has come from the South about it; can prove that [Katherine], Duchess of Buckingham, is dead [at Waterford, 8 Nov. 1649]. Noted the County Committee cannot discharge it without a positive order, because it was sequestered as the Duchess', and the order is for discharge if it be the Duke's.	114	639
L. 114 635			
	5 Jan. 1653. The order for discharge made absolute, on this petition, and a request given from the Drury House Trustees, the manor being found to belong on the death of Francis, Earl of Rutland, to his daughter and sole heir, the Duchess of Buckingham, but reverting on her death to her son, the Duke.	114 18	685 734
D. 114 648			
M.C. 25 10 126 687, 745	9 March 1653. The MERCHANT TAILORS' COMPANY of London, by Rich. Marsh, their clerk, beg payment with arrears of a rent-	121	683 986

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23 Feb. 1650.	DUKES OF BUCKINGHAM, &c.— <i>cont.</i>		
L. 147 195	charge of 14l. on Winslow Rectory, co. Bucks, granted in 1636		
121 747	to them by the now Lord Coventry and Hugh Dashfield, for the		
NOTE 121 685	poor of St. Andrew Undershaft, St. Antholin's, and Highgate,		
I. & } 121 749	but detained for 9 years as part of the sequestered estate of the		
D. } -753	Duke of Buckingham.		
147 191-193			
A. 121 741			
	15 June 1654. Order for payment with arrears by the Committee	23	1612
	of co. Bucks, and in case the arrears are paid in, they are to		
	be paid from other sequestration moneys received by the said		
	Committee.		
	1 Aug. 1654. Petition of RICHARD BRETT, of Uffington, co. Lincoln.	83	46
	Was hired 5 years since by Capt. Philip Thorpe, late agent to		
	the County Committee, to look after Freshribb, Wood, Uffington,		
	which, being sequestered [from the Duke of Buckingham], was		
	much destroyed for want of fencing, and is now bought by the		
	petitioner. Was to have 4 marks a year and all charges.		
	Kept it 2 years and 15 weeks, and spent 15s. 6d. in fencing and		
	dyking, and 32s. 4d. in assessments, so that 9l. is due to him for		
	service and expenses; is a poor man, and begs an order to the		
	County Committee for payment.		
	1 Aug. The present County Committee to certify what is due to	27	108
	him.		
	16 Sept. They certify that the money is due, and he poor and	162	287
	80 years old, but they could not pay it, having no receipts from		
	the estate.		
	PURCHASERS OF THE ESTATES.		
	Discharge from sequestration of the following lands forfeited by		
	the Duke, and bought from the Treason Trustees:—		
O.T.T.	24 March 1652. Biddlesdon Manor, Bucks, bought for Bridget,	16	215
71 711	Lady Ireton, and her children, in part of the Parliament grant		
	to her of 2,000l. a year.		
71 713	Also 19 houses in the Strand, Newhall Manor, Essex, and	16	204
717	Burleigh and other manors, cos. Rutland and Lincoln, bought		
	for Lieut.-Gen. Cromwell in part of 4,000l. a year, granted		
	him by Parliament.		
71 715	8 June. Woods in Wragby and Apley, co. Lincoln, and bought	16	508
	by Thos. Lister.		
71 697	29 Aug. Newby Manor, co. York, bought by John Hewlie	-	18 797
71 701	24 Dec. Seven messuages in the Strand, co. Middlesex, bought	18	791
	by Sam. Foxley.		
71 703	Also 4 tenements, Strand, bought by John Barrodale	-	18 791
71 699	Also a messuage held by John Lenthall, Strand, bought by Sarah	18	791
	Stringer.		
71 705	Also 2 messuages, Strand, bought by Edw. Green	-	18 791
71 707	Also 5 messuages, Strand, bought by Ralph Darnell	-	18 792
L. 100 121			
O.T.T.	16 Sept. 1653. Disafforested lands in Charnwood Forest, co. Lei-	18	916
71 695	cester, bought by George Vaux.		
71 693	21 Sept. 1654. Tallington and Uffington Manors, co. Lincoln, in	18	964
	reversion after the Countess Dowager of Rutland, now dead,		
	in part of the 4,000l. bought for Lord-General Cromwell.		
71 694	Also Garenden and Sheepshed manors, co. Leicester, and Wragby	18	964
	Manor, co. Lincoln, in like reversion, all bought for Lady Bridget		
	Ireton and children, in part of 2,000l. allowed her by Parliament.		

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23 Feb. 1650.	THOS. STRADLING, St. Bride's, Co. Glamorgan.		
P.B. 219 381	Having been convicted before the Committee for Advance of	219	376
P.B. 7 27	Money of delinquency in levying war against the Parliament,		378
R. 219 373	begs to compound.		
H. 8 115	23 July 1650. Fine at $\frac{1}{2}$ , 77 <i>l.</i> 12 <i>s.</i> 6 <i>d.</i> ! - - -	11	42
	11 Dec. Granted a discharge for delinquency in both wars -	12	61
25 Feb. 1650.	WILLIAM, LORD POWIS, Powis Castle, Co. Mont- gomery, ELLINOR, his Wife, and SIR PERCY HERBERT, his Son.		
P.O. 109 1009	Lord Powis petitions that he was allowed by Parliament a pension	109	1007
1025, 1027	of 4 <i>l.</i> a week in lieu of $\frac{1}{2}$ from his sequestered estate in co. Mont- gomery, but it is in arrears. Being old and infirm, and having no other means, begs payment of arrears, and leave to be paid in future by his tenants.		
	17 April 1650. His case to be reported to the House - -	7	104
	24 April. Parliament order that his pension be continued and	1	222
	paid with arrears by the Committee for Compounding.	109	1023
		237	37
ACCTS. 109 1034	26 April. Order in the Committee for Compounding accord-	109	1023
D. 109 1031	ingly.		
1029	31 May. Lord Powis' account referred to Auditor Sherwin to	8	97
R. 109 1021	report.		
	17 June. Deposition to prove that he was taken prisoner in his	109	1029
	castle of Redcastle, co. Montgomery, in 1644, conveyed thence to Oswestry, Wem, Stafford, and London, where he remained at his lodgings in the Strand on parole, aged and very infirm of body.		
	9 July. It appearing on his report that 373 <i>l.</i> 11 <i>s.</i> is due to Lord	11	7
	Powis, order for its payment [818 <i>l.</i> 9 <i>s.</i> having been paid him].		
	23 Aug. On motion on his behalf, he is to be allowed $\frac{1}{2}$ of his	11	93
	estates if sequestered for recusancy only, but $\frac{1}{2}$ if sequestered		94
	for delinquency.		
	3 April 1651. Parliament order that the 4 <i>l.</i> a week be paid him	109	1017
	from his own estates, with arrears.		
	8 April. Order in the Committee for Compounding accordingly -	237	38
		12	179
L. 109 1019	9 April. Order to the County Committee for Montgomery not	14	76
	to pay $\frac{1}{2}$ to Lord Powis' wife and children, Parliament having granted him 4 <i>l.</i> a week in lieu thereof.		
	8 May and Aug. They are to certify their receipts from Lord	30	341 (2)
	Powis' estate, and pay them in.	109	1015
	9 Sept. They are to be fined unless they pay them in 14 days,	15	9
	Lord Powis having no means of subsistence but this 4 <i>l.</i> a week.		
	20 Sept. They certify that the estate is worth 650 <i>l.</i> a year, and they	237	39
	have paid 500 <i>l.</i> , and have 500 <i>l.</i> or 600 <i>l.</i> which they will pay if the Committee for Compounding will be at the charge and risk of conveyance.		
	15 July 1653. Order in the Council of State for continuance of	12	548
	the payment of 4 <i>l.</i> a week.	109	1005
	19 July. Order in the Committee for Compounding accordingly	170	55
		237	40
	10 Aug. 1654. Powis complains to the Protector of stay of pay-	237	41
	ment on the restraint of all payments from Goldsmiths' Hall. With reference to Council.		
	17 Aug. Order in Council that the Treasurers at Goldsmiths' Hall	175	508
	pay him the 4 <i>l.</i> a week, with arrears, the late Ordinance	237	42
	for bringing the revenue into one Treasury notwithstanding.		

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25 Feb. 1650.	LORD POWIS, &c.— <i>cont.</i>		
20 April 1655.	Lord Powis' petition renewed. Is 82 years old and ready to starve, having received nothing for 11 weeks; the pension was payable out of an annuity of 500 <i>l.</i> from the lands of his son, Sir Percy Herbert, and sequestered for delinquency, whereas petitioner was never sequestered.	237	43
15 Aug.	Order in Council for a warrant to the Treasury Commissioners to pay him 4 <i>l.</i> a week till further order.	176	235
21 June 1650.	ELLINOR [LADY] POWIS begs continuance of the $\frac{1}{2}$ of the very small estate of 260 <i>l.</i> a year she now has to live upon in Middlesex, issuing from the lands of her son, Sir Percy Herbert. Being daughter of Henry, late Earl of Northumberland, brought a great portion to Lord Powis.	109	1014
16 July.	Reference on a petition (missing) of Ellinor Powis, for allowance of a lease of a farm, &c., in Great Marlow, co. Bucks, to Reading, to examine whether she be a recusant.	11	28
21 Jan. 1652.	Nath. Philipps, her landlord, and 7 of her tradespeople and servants, petition that 260 <i>l.</i> a year was settled on Lady Powis from the lands of Sir Percy Herbert, her son, in Hendon, Middlesex, but $\frac{1}{2}$ sequestered for her recusancy, and of the other $\frac{1}{2}$ , a year's rent was due at her death. She was ill 10 months, and left only these arrears to pay petitioners (most of them very poor) for meat, drink, lodging, physic, &c. Beg to receive the same, or they will be undone. Noted, Committee for Compounding cannot relieve them, her maintenance being separate; if anything was due at her death, it belongs to her husband, who is a delinquent.	111	743
29 Sept.	On her death, Lord Powis begs sequestration of the lands of Roger Calcott, County Receiver, for detaining her moneys, so that as she lay long sick and languishing, she ran into debt for necessaries for herself and servants.	109	1012
29 Sept.	Petition dismissed	17	293
CLAIMANTS ON THE ESTATES.			
Aug. 1650?	ROWLAND BARTLEY begs to compound on the Acts of Parliament for Seamor's House, Bucks, conveyed to him by Lady Powis and her trustees as security for 500 <i>l.</i> borrowed, and yet unpaid, but the State enjoys the rents by sequestration.	67	268
L.C.C. { & D. {	29 July 1652. JOHN EDECOCK, of Shernock, co. Worcester, petitions that in 1633 Wm. Brand and Thos. Barrow were assignees of 2 leases from the late Dean and Chapter of Bristol, of Seamor's Farm, Great Marlow, Bucks, in trust for Ellinor, late wife of William, Lord Powis. By her will in 1650, she ordered them to be sold for payments of debts and legacies, the surplus to Thomas, son of Wm. Habington, of Hendley, co. Worcester, and Wm. Habington and Lucy his wife; her administrators assigned the farm to petitioner to sell, and dispose the moneys accordingly, but it is sequestered as belonging to William, Lord Powis. Bega reference of his title to counsel, and certificate of the County Commissioners as to the cause of sequestration.	83	665
	29 July. The County Committee for Bucks is to examine witnesses, certify the true state of the case, and send up copies of such proceedings as they find in the books and records of the late County Committee and their own, touching the ground and date of sequestration, and what else they find material.	17	71
O.T.T. 109 1001	28 Sept. 1653. Discharge from sequestration of Seamor's Farm, &c., co. Bucks, forfeited by Lord Powis, and bought from the Treason Trustees by John Wildman.	18	920

# COMMITTEE FOR COMPOUNDING.—CASES.

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		25 April 1654. On motion in behalf of Wildman that,—as he has purchased Seamor's Farm, part of the estate of William, Lord Powis, who is in the 3rd Act for Sale, and paid the first moiety of his purchase money, he may have an order for repayment of the Michaelmas rent,—order that the treasurers at Goldsmiths' Hall pay him 20 <i>l.</i> 10 <i>s.</i>	130	27 41 694
		19 Aug. 1653. SIR GEORGE WHITMORE, and CHARLES and GEORGE WHITMORE,—having purchased of the trustees at Drury House the lordships of Llannerchedell, &c., parcel of the barony of Powis, co. Montgomery, chargeable with an annuity of 500 <i>l.</i> during Lord Powis' life, which was formerly paid into the Treasury, and the lands being now in the late Act for Sale—beg that the annuity may be paid during Lord Powis' life into the Treasury, and that the Auditor of the Committee for Compounding may deduct the contributions and charges thereof, and allow the same to petitioners.	130	55 63
		19 Aug. Referred to Auditor Moyer, to examine as to the contributions and taxes.	25 130	173 57
c. 130	61 59	31 Aug. Sir Geo. Whitmore detaining 250 <i>l.</i> due to the State for $\frac{1}{2}$ year's rent of the annuity aforesaid, is ordered to pay it into the Treasury or shew cause.	25	181
		24 Nov. Moyer's account allowed, and petitioners ordered to pay 23 <i>l.</i> 5 <i>s.</i> , deducting 18 <i>l.</i> 15 <i>s.</i> for taxes, and also to pay the Michaelmas rent of the said annuity.	19	1142
CLAIMANTS ON THE ESTATES OF SIR PERCY HERBERT.				
		31 May 1650. On request of Elizabeth, Lady Herbert, his wife, for her $\frac{1}{2}$ , it is granted.	8	92
		14 Jan. 1651. She begs allowance of her $\frac{1}{2}$ of an annuity of 280 <i>l.</i> , fallen to her husband by the death of Lady Powis in Dec. 1650, and charged on the lordship of Hendon.	92	753
		14 Jan. The County Committee for Middlesex are to pay her $\frac{1}{2}$ of the clear yearly revenue of the estate named in her petition, with the arrears in the tenants' hands incurred since Michaelmas last, or show cause to the contrary within a month after notice; and they are to deduct from her $\frac{1}{2}$ a due proportion of taxes and other charges.	10	341
		26 Nov. She complains that under colour of a late Act for Sale of delinquents' lands, the rents of Pipewell Manor, co. Northampton, are stayed in the tenants' hands. Claims the same by deed of 20 Jac. At the previous sequestration, appealed to the Committee for Sequestrations, and had her claim allowed.	92	757
		26 Nov. County Committee to certify the cause of the stay of her rents, &c.	15	104
L.C.C.	163 437 130 45 D. 130 47 —53 B. 130 31	26 Feb. 1652. Her trustees, William and Thos. Whitmore, and Edm. Sawyer, beg allowance of their title to Pipewell Manor, $\frac{1}{2}$ of which are sequestered for the recusancy of Sir Percy Herbert, and that the rents thereof may either remain in the tenants' hands or be received by petitioners on security. The said manor was settled on Lady Herbert before marriage, and Sir Percy never had any estate therein.	130	43 101
		26 Feb. County Committee to examine and certify, and Reading to state the title.	16 130	73 41
		23 April. Sir George Whitmore petitions the Committee for Removing Obstructions, that he may not be molested in his possession of Pipewell Manor and Abbey, which are surveyed, and are to be sold as the lands of Sir Percy Herbert. They were conveyed by indenture of 1621 to Dame Elizabeth Craven,	130	53

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25 Feb. 1650.		LORD POWIS, &c.—cont.			
		widow, Elizabeth Craven, her daughter, Sir Wm. Whitmore, of Apley, co. Salop, and to petitioner, and so continued in them till, by a poll deed of [ June 1622, Elizabeth Craven, before her marriage [with Sir Percy Herbert], released all her interest therein to Dame Elizabeth Craven, Sir Wm. Whitmore, and petitioner. The two former being deceased, the whole interest by survivorship belongs to petitioner, but upon trust, as is set forth in Lady Herbert's petition; no estate therein ever belonged to Sir Percy Herbert.			
		8 Sept. 1652. Lady Herbert begs an order for payment of all the arrears of her 5th, and that Roger Calcott's account may be stated.		92	755
		8 Sept. Referred to the Auditor to examine and report - - -		17	203
H. 25 28A		13 Oct. 1653. The claim of her trustees allowed, Lady Herbert first making oath that she has not released her interest therein. The $\frac{1}{2}$ to be sequestered for her recusancy, and she is to be paid her arrears of $\frac{1}{2}$ incurred since 26 Feb. 1652.		19	1131
D. 130 39					
		20 Oct. Order made absolute - - -		19	1132
		13 March 1655. On motion of the trustees that the Committee for Compounding would not sequester the $\frac{1}{2}$ of the lands for her recusancy, but only $\frac{1}{2}$ of the profits of the lands, in regard they are vested in trustees and not in her, the Committee for Compounding reply that they will not alter their order, as the lands of recusants and of their trustees are alike liable to sequestration, but declare that the said lady or her trustees may be tenants of the $\frac{1}{2}$ , on giving as much as any other;—the Northampton Committee are to let the $\frac{1}{2}$ for one year to them on security.		27	331
		7 June 1650. SIR PERCY HERBERT petitions that on sequestration by the County Committee of Montgomery, he appealed to the Committee for Sequestrations, who granted a reference, on which a certificate was returned to the Barons of Exchequer. They conceiving they have no power, petitioner being sequestered by Parliament order, he appeals to the Committee for Compounding.		92	759
		12 July. Ordered to produce a copy of the Parliament order - - -		11	15
				237	44
P.B. 8 161		21 June 1650. MARGARET HOOKER, widow, begs payment from Hendon Manor, the estate of Sir Percy Herbert, of an annuity of 60 <i>l.</i> allowed by the Middlesex Committee April 1644, and confirmed by the Committee for the Prince Elector's revenue. Has a decree for it enrolled in Chancery against Lord Powis, Sir Percy's father; is 80 years old, and this her only livelihood.		91	836
10 49					
D. 91 837					
R. 91 839					
		2 Jan. 1651. The Committee cannot allow the annuity - - -		10	32
L. 237 44A		28 June 1650. ROBT. SMITH, minister of Wilbarston-cum-Pipewell, co. Northampton, begs continuance of the 50 <i>l.</i> a year allowed by the former County Committee in lieu of the tithes in kind of Pipewell, granted by the Committee for Plundered Ministers. The manor being sequestered for recusancy of Sir Percy Herbert, it has been stayed by the present Commissioner, Mr. Whalley.		117	964
		28 June. The County Committee to satisfy his request - - -		8	181
L.C.C. 163 303		20 Jan. 1654. He begs that the said 50 <i>l.</i> a year may continue to be paid him, any disposition of Pipewell notwithstanding.		117	960
NOTE 163 301					
		19 April. Order for continuance accordingly - - -		27	30
		5 July 1650. ELIZABETH ROBES, spinster, daughter of MAT. ROBES, of London, begs allowance of a rent-charge of 40 <i>l.</i> on the manors of Kerry and Kedwen, co. Montgomery, granted to		114	228



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- her late brother John and herself in 1648 by Sir Percy Herbert, of Powis, and paid till Sir Percy's estate was sequestered for delinquency.
- D. 114 329 6 Sept. 1650. She begs that the testimony of Lord Powis in the 114 321  
R. 114 325 case may be taken in his bed-chamber, he being very infirm. 11 148  
Granted.
- 16 Jan. 1651. Claim allowed, unless the Montgomery Committee 10 347  
shew cause to the contrary.
- 13 Oct. The North Wales Committee certify that the rents have 114 345  
been paid, and that the estates in question are sold. 164 437
- P.R. 16 154 17 March 1652. She begs that the annuity, being her only means 114 323  
114 337 of subsistence, may be charged, as originally granted by 339  
D. 114 347 William Lord Powis, on the lordship of Powis.
- 30 Sept. Granted with arrears - - - - - 19 1032
- R. 114 333 24 Nov. 1653. Order that it be paid by Sir George Whitmore, 19 1040  
D. 114 341 who has bought the annuity of 500*l.* reserved to Lord Powis.
- C. 114 317
- 1 Aug. 1650. The petition (missing) of CHARLES LLOYD, brother 11 63  
and heir of JOHN LLOYD, deceased, to clear his title to a tene-  
ment and land in Pool, co. Montgomery, sequestered for the  
recusancy of Sir Percy Herbert, referred to Reading.
- 22 Aug. On his complaint that William Lord Powis got posses- 11 86  
sion of his said brother's dwelling-house in Pool, and land there-  
belonging, and that his son and heir, Sir Percy Herbert,  
lived in it, for whose recusancy it was sequestered, the County  
Committee are to certify who was in possession at the time of  
sequestration, &c.
- 8 Jan. 1651. THE FREEHOLDERS AND COPYHOLDERS OF HENDON 92 636  
PARISH, Middlesex, complain that [Sir P. Herbert] the lord of  
the manor, to whom they were accustomed to pay 15 bushels  
of oats yearly, being sequestered, the said quantity is increased,  
and their goods distrained by the County Committee. Beg  
stay of proceedings.
- 8 Jan. One or more of the County Committee of Middlesex 10 329  
ordered to attend the Committee for Compounding thereon.
- 9 April 1651. JOHN HERNE, of Lincoln's Inn, complains that 92 418  
there has lately been demanded by the Parliament's agents,  
for 14 acres in Hendon, co. Middlesex, part of the estate of  
Sir Percy Herbert, sequestered for his delinquency, 16*l.* 17*s.* 6*d.*,  
the value of 30 bushels of oats a year, pretended to be 9 years  
in arrear. Can produce surveys and rentals for above 100  
years, showing that the said lands are charged with nought  
but the annual rent of 14*d.* The demand has been made on  
pretence that petitioner's tenants have paid the said oats when  
they have been distrained for them, to which distresses, he  
and his father were altogether strangers. Begs reference to  
counsel to view the said surveys.
- 9 April. Referred to Brereton - - - - - 92 415  
14 75

## LESSEES OR PURCHASERS OF THE ESTATES.

- L.C.C. 251 136 30 May 1650. SIR WM. CRAVEN, RICHARD VAUGHAN, and JOHN 78 198  
FLETCHER, beg to be admitted tenants, according to the Act of  
25 Jan. 1650, for the manor of Hendon, sequestered from Sir  
Percy Herbert, recusant and delinquent.
- 31 May. The County Committee to certify the improved value - 8 92
- O.T.T. 92 697 14 June 1650. THOMAS and REIGNOLD ROGERS, and WM. KNARES- 92 752  
D. 92 723 BOROUGH, beg to be admitted tenants on the Act of 25 Jan. 1650,  
NOTE 92 714 to Sir Percy Herbert's estate, co. Montgomery.

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25 Feb. 1650.	LORD POWIS, &c.— <i>cont.</i>		
	21 June 1650. The County Committee to let it to the best advantage. The petitioners to be admitted tenants if they will give as much as any other.	8	161 165
	6 April 1652. Order on complaint of the tenants that the County Committee shall not permit the surveyors to sell or fell timber, nor the rents of the tenants to be stayed, till the estate of which they have a 7 years' lease is actually sold.	16 92	261 714 729
L.C.C. 164	1 June. On certificate that Robert Lloyd, of Castlemoch, who pretends he bought a parcel of wood of the surveyors before the date of this order, refuses to take notice of it; that what he bought for 30 <i>l.</i> is well worth 80 <i>l.</i> or 100 <i>l.</i> ; and that he enjoys the profits of the toll of Llanvilling, belonging to Sir Percy Herbert, by some pretended grant;—the County Committee are ordered to take the wood pretended to be bought into their custody, and whatever other wood is felled from the estate, and see that none be felled till further order; and the tenants are to receive the rents and toll of Llanvilling, according to their leases.	16 98	479 115
433			
D. 164			
429			
—431			
H. 16			
610			
92			
709			
	7 July 1650. Owen Andrews, surveyor to the Trustees at Drury House, having reported from the said Trustees that the estate, worth 2,000 <i>l.</i> a year, is let for 700 <i>l.</i> a year, and that the tenants are in arrears; and Andrews being urged to give 2,000 <i>l.</i> a year, and good security, but refused, and offered 1,400 <i>l.</i> a year;—his offer is accepted, and a 7 years' lease ordered.	16	665
	22 Dec. Beignold Rogers and Wm. Knaresborough complain that, by reason of the late survey, a great part of the rents have been withheld from them, and beg an order for the County Committee to help in collecting them.	92	728
	22 Dec. The North Wales Commissioners to assist them in receiving the rents.	17	534
NOTE 98	7 Jan. 1653. The Committee for North Wales ordered to view and consider the bargain made by Rob. Lloyd, and to set a moderate rate on the timber, and sell it to him, and allow him the 24 <i>l.</i> 12 <i>s.</i> by him already paid, and such charges as he has necessarily expended in squaring and fitting the timber.	17 98	578 135
113			
	19 July 1650. KYFFIN LLOYD, of Pool, co. Montgomery, begs renewal of his lease of a tenement and lands in Pool, worth 30 <i>s.</i> a year, sequestered for delinquency of Sir Percy Herbert.	98	147
	19 July. County Committee to grant him a lease, being the present tenant, he giving as much rent as any other.	11	41
	Jan. 1654? Wm. HOLE, of Covent Garden, Middlesex, begs to contract on the late Recusants' Act, for $\frac{1}{3}$ of Pepley Manor, co. Northampton, sequestered for recusancy of the wife of Sir Percy Herbert, but not contracted for by himself, nor by any on her behalf.	144	293
	28 March 1654. Order for discharge of sequestration of a rent-charge of 500 <i>l.</i> , payable to William, Lord Powis, on Llanerchedell, Montgomery, and on Redcastle Castle, barony of Powis, Kerry, and other manors, lands of Sir Percy Herbert, bought by Wm. Cox and SAM. FOXLEY.	109	1003
O.C. 27	30 May. Order for repayment of 422 <i>l.</i> 10 <i>s.</i> arrears thereof, paid into Goldsmiths' Hall since the purchase.	18 237	947 45
212			
237			
46			
	9 July 1655. Petition of Wm. Cox and Sam. Foxley, to the Protector. Bought 18 Nov. 1652, from the Drury House Trustees, a rent-charge of 500 <i>l.</i> on Redcastle and other manors in the barony of Powis, and in co. Montgomery, belonging to Sir Percy Herbert, and payable to William, Lord Powis, delin-	237	47

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quent, and paid  $\frac{1}{2}$  the money 23 March 1653. Sir George Whitmore paid 422*l.* 10*s.* of the rent-charge into the Goldsmiths' Hall Treasury, after they had paid their first  $\frac{1}{2}$ , and therefore they applied to the Haberdashers' Hall Committee for repayment, which was ordered 30 May, and confirmed 19 Dec. 1654, but cannot be paid on account of the Ordinances of 21 June and 2 Sept. 1654, to bring all moneys into one Treasury. Beg an order to the Commissioners for North Wales to pay. Noted, "This money, since this petition was lodged, is paid into the Treasury." With reference thereon to the Treasury Commissioners.

20 April 1657. On their report that the 422*l.* 10*s.* is due to Cox and Foxley, they petition the Protector for payment; also request that the sum, in Public Faith Bills, or debentures doubled thereon, being 845*l.* in double money, may be accepted towards the second  $\frac{1}{2}$  of their purchase of the annuity of 500*l.*, without payment of interest, on account of their great loss by the death of Lord Powis, for whose life only they bought the annuity, and only held it for 2 years. With holograph reference to counsel, and their report 12 Nov. 1657, in favour of the petition.

17 Dec. Order in Council accordingly; no interest to be required for non-payment of the second  $\frac{1}{2}$  at the right time. I 78 354

L.C.C. 164 427

23 March 1655. RICH. PRICE petitions that the lordships of Kerry, Kidwen, and Halcitor, were taken in fee-farm of the late King by Sir Percy Herbert, at 144*l.* 16*s.* 9*d.* rent, and his interest is yet unsold at Drury House. Has bought the fee-farm rent, and one  $\frac{1}{2}$  year is due, but there is no tenant on whom he can call for it; begs that the estate may be let to some responsible person. 109 559

23 March. The County Commissioners to let it to whoever will give the most for it for a year, on good security. 27 347

Discharge from sequestration of lands forfeited by Sir P. Herbert, and bought from the Treason Trustees, viz.:—

O.T.T.  
92 695 21 Sept. 1652. Hendon or Hendale Hall, Middlesex, bought by Phil. Starkey, cook, of London. 17 246

92 693 22 Sept. Also rents of assize, and royalties and pastures, Hendon Manor. 17 256

92 691 28 Sept. Houses in Hendon Manor, Middlesex, bought by Chas. Whitmore. 17 282

92 689 26 Oct. House in Hendon parish, Middlesex, bought by Ambrose Rooke and Thos. Artell. 18 758

92 701 4 Dec. Llanerchedell and Strettmarell manors, and barony of Powis, co. Montgomery, bought by Sir George, Charles, and George Whitmore. 18 804

92 699 26 Feb. 1653. Also Mochnant and two other manors, co. Montgomery, bought by the same. 18 804

92 703 24 March. Caerinion Manor, Powis Barony, co. Montgomery, bought by Wm. Fownes. 18 819

92 705 Also houses and ground in Pool, Llaner Thudule, and other manors, Barony of Powis, bought by Chas. Lloyd. 18 819

26 Feb. 1650.

Claimant on the Estate of ROB. ADAMSON, Co. Lancaster.

R.C. 99 507 WM. LAUGHTON, of Preston, co. Lancaster, begs discharge of  
D. 99 511 a messuage, &c., in Broughton, co. Lancaster, and 21 acres  
160 499 of land, of which his ancestors granted a lease to Thomas  
L.C.C. 99 515 Adamson for his life, and those of James Adamson, and  
160 504 John Cossum; which messuage, by the death of Thomas

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26 Feb. 1650.	Adamson, came to Robert Adamson, his son and assignee, for whose delinquency it is sequestered, though the two lives are both dead.		
r. 99 505	17 July 1650. The deed named in the report allowed, and sequestration discharged.	14	210
	LIEUT. THOS. BUTLER.		
	26 Feb. 1650. Petitions that, having lost both his eyes, and suffered much in the service, he had a pension of 40 <i>l.</i> a year ordered him by Parliament, settled on the County Committee for Dorset, and paid from the estate of Thos. Arundel, of Corfe Mullen, recusant, till Michaelmas, but Rob. Lewin, admitted tenant on condition of payment to him, refuses to pay without special order. Begg himself to be tenant, taking his pension and paying in the overplus.	72	123 124
	26 Feb. Committee for Compounding request directions from Parliament as to whether they are to continue the payment of the annuity.	12	138
	26 Oct. County Committee report that he had both his eyes shot out in Parliament service in co. Dorset, and has suffered much by sickness and imprisonment, &c.	152	671
	2 April 1651. Parliament order that his pension be paid with arrears, till some maintenance is settled on him.	72	43 237 51-53
	8 April. Order in the Committee for Compounding accordingly -	12	179 72 43 237 51-53
	2 July 1653. Order in the Council of State on his petition, for continuance of the pension.	72	42 170 7
	19 July. Order in the Committee for Compounding accordingly -	12	548
c. 237 54	Dec. 1654? On stay of the pension by transfer of the payments from Goldsmiths' Hall to the Exchequer, he petitions the Protector for an order for its continuance.	237	55
	Claimants on the Estate of BENEDICT HALL, High Meadow, Co. Gloucester, Recusant.		
	26 Feb. 1650. CAPT. EDW. PERKINS, of Pilson, co. Monmouth, trustee for Hall's children, complains of the sequestration of divers manors, leased to him and Hen. Hall, deceased, by Benedict Hall, for whose recusancy they are sequestered.	110	919
c. 110 935	28 May. Perkins begs leave to enjoy his right, having obtained verdicts on his trials in several counties, and appealed to those appointed by Parliament to hear such causes, yet the estate is still continued under sequestration. Noted as referred to Brereton.	110	934
d.110 938, 939	7 June. Petition repeated - - - - -	110	922
r. 110 924	9 July. Order that the County Committees of Oxon, Gloucester, and Hereford, where the estate lies, certify who is in possession, when it was sequestered, and why, and from whom, and certify, and to Reading to report.	11	4 237 56
L.C.C. 165 107	25 July. Perkins' deed allowed, and the sequestration to be discharged, unless the said County Committees where the estate lies show cause in 28 days; $\frac{1}{3}$ of the 200 <i>l.</i> a year reserved by the deed to be paid to Goldsmiths' Hall. The children who are of age are to take the Oath of Abjuration, and Perkins is to certify that Hall was not a convict recusant at the making of the deed.	11	53
	15 Oct. It appearing that, notwithstanding Perkins' pretence, Hall was a convict recusant before the making of the deed, the sequestration of the estate is to be continued.	11	226 227

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26 Feb. 1650.			
L.C.C. 157 212	1 Nov. 1650. The rents to be detained in the tenants' hands till further order.	10	199
L. 237 57			
D. 110 928	April 1651. The County Committee of Hereford are to certify whether they have sequestered $\frac{1}{3}$ of his lands, and if not, to do it once, and allow no charge of horses and dragoons to be laid on the sequestered part.	30	172
H. 14 251	6 Aug. Perkins begs recall of the order of 1 November, being much damnified thereby, and he can prove on Fowle's certificate that Hall was not a convict recusant at the making of the deed. Noted, no order at present.	110	918
	14 Aug. He begs the rents on security, and reversal of the orders obtained on an untrue suggestion that Hall was a convicted recusant at the making of the deed, and had letters of grace from the late King, which he utterly denies.	110	923 925
	14 Aug. The lease to be further examined, the case referred to Parliament, and Perkins to have the rents pending judgment, on security in 6,000 <i>l.</i> to be answerable for the receipts when the judgment of Parliament is known.	14	255
	Sept. ? Hall having settled his estate, being a recusant, but not convict, after receiving letters of grace from the late King, the query is whether those letters shall not be considered equivalent to conviction, the course of law being stopped thereby.	63 89	739 694
L. 16 252	7 July 1654. Perkins begs return of his bond, the objector against the deed failing in four years to bring any proof.	110	909
L.C.C. 156 333	14 July. Granted, and the Goldsmiths' Hall treasurers to deliver the bond accordingly.	27	91
D. 110 901	14 Aug. Information by the County Commissioner, John Carey, of an arrear of 120 <i>l.</i> due on Hall's estate in March 1650, for which John Harper, the tenant, has given a bond to avoid distraint, and of arrears suspected of a rent of 200 marks a year due by Hall.	165	123
	1 Sept. Order that 800 marks, arrears from Hall's trustees for rent reserved by the deed of settlement, with 100 <i>l.</i> fine imposed therefor, be levied on Hall's lands in co. Oxon.	27 30	112 358
	9 Oct. Like information that 266 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , being $\frac{1}{3}$ of 800 marks, and 200 <i>l.</i> more, is already levied.	165	121
	17 Oct. Distraint stayed, and the balance to be paid in a month -	30	358
	20 Oct. Major John Wildman, agent for the children of B. Hall, begs that the 120 <i>l.</i> arrears of rent due from John Harper may be levied on Harper, the tenant, instead of on the unsequestered lands. Granted.	89 27	655 144
	20 Oct. On Wildman's request that the fine of 100 <i>l.</i> may be discharged, on sight of the acquittances produced, proving payment of arrears to 29 Sept. 1653, order that the trustees be allowed a month to pay in the last year's arrears, and in case of failure, distraint to be made, and the 100 <i>l.</i> fine levied also.	27	144
D. 89 653	7 Nov. All proceedings against Harper respited for a month, and his witnesses, and those of Hall's trustees, to be examined.	27	152
L. 30 359	9 Jan. 1655. Proceedings stayed for 3 weeks, and if no order is given in 28 days, the County Committee of Oxon is to levy the fine and arrears on Hall's estate.	27	241
O.C. 27 295	13 March. The levying of the fine and arrears suspended till further order.	27	333
	17 July. Edw. Perkins and Hen. Hall, trustees of Benedict Hall, pleading against the arrears being levied upon their estates, respite ordered for a month, when they will produce acquittances for payment of their rent to the County Committees.	29	23

			Vol. No. G or p.
26 Feb. 1650.	BENEDICT HALL— <i>cont.</i>		
	CLAIMANTS ON THE ESTATES.		
P.R. 14 30	26 Feb. 1651. WM. ABRAHALL, of Michaelchurch, co. Hereford,	61	103
61 101	begs discharge of lands, co. Hereford, value 15 <i>l.</i> a year, which		
c. 61 113	he bought of Hall, not knowing of his recusancy, for which		
d. 61 107	they are now sequestered.		
L.C.C. 157 212	20 June. Petition renewed. He was settled in the lands after	61	95
	an expensive suit at law, but the County Committee sequester	14	173
	them, and order $\frac{2}{3}$ to be paid to the State, and $\frac{1}{3}$ to the recusant.		
	Begs an order to the County Committee to certify when they		
	were sequestered, and when a lease of them was made.		
	Granted.		
L. 61 105	31 July. The purchase cannot be allowed as to $\frac{2}{3}$ of the estate; if	14	234
D. 61 111	the County Committee did not survey it beforehand, the lease		
-113, 117	is void, and it may be let to Abrahall for 7 years at 10 <i>l.</i> rent,		
R. 61 115	he paying all taxes, &c.		
D. 61 109	11 Sept. The County Committee plead that the lands claimed by	157	209
R. 61 97	Abrahall are already let to John Smith, who discovered the		
L.C.C. 157 209	sequestration.		
O.C. 30 173			
BILL 116 510	25 Feb. 1652. ALLEN SEDGWICK, of Gleane Alley, Southwark,	116	511
	Surrey, petitions that he is old, very poor, has lost much by		
	robbery, bad debts, tenants, &c., and is 3 <i>l.</i> 10 <i>s.</i> out of purse		
	about an injunction from those who claimed rent from him and		
	other tenants [of Benedict Hall] which he cannot longer for-		
	bear. Begs order for its payment, or allowance from his rent.		
	25 Feb. County Commissioners to certify who has received the	16	59
	rents since sequestration, and if they find the petition true,		
	to suffer the petitioner to respite the 3 <i>l.</i> 2 <i>s.</i> 10 <i>d.</i> in his hands		
	as reimbursement.		
	19 June 1655. Begs allowance, his lease having expired, for his	116	514
	expenses of repairs on the houses, &c., of Benedict Hall,		
	Gleane Alley, being but a tenant at will, and the premises so		
	old that they would fall without repairs.		
	19 June. Dismissed, and the County Commissioners to let the	116	515
	estate to petitioner or whoever will give most for it.		
L.C.C. 157 261	6 Oct. 1652. THOS. CLIFFORD, of Trepenn-Kennet, co. Hereford,	75	276
IND. 157 245	begs quiet enjoyment of a lease of Trepenn-Kennet houses, Win-		311
D. 75 312	nard's parish, granted him in 1644 by Hen. Hall, of Gray's Inn,		
157 247-251	for 23 years, rent 40 <i>l.</i> Held them during Hen. Hall's life, but		
255-260	on his death, 6 years since, they fell to Benedict Hall, when		
ACCTS. 157 253	he was ordered to prove his lease, which he did, but now the		
C. 32 158	County Committee threaten to out him, and have let the		
75 271	estate for a year. Paid 100 <i>l.</i> for his lease, and has spent		
R. 75 305	much money on the premises.		
D. 75 301	6 Oct. County Committee to examine the cause of sequestration,	17	309
	and Brereton to report. If the petitioner was in possession at	75	309
	the time of sequestration, he is to enjoy the profits on security.		
	16 Feb. 1653. He complains that this order notwithstanding, George	75	275
	Mason, captain for the late King, and brother to Commissioner		303
	Benj. Mason, entered the house with armed men, on pretence		
	of a grant for a year from the County Committee, turned him		
	out, and forced him, his wife, and child, a year old, to lie several		
	nights out of doors; so that petitioner, to save his stock and		
	goods, had to pay him 35 <i>l.</i> in hand, and promise 30 <i>l.</i> more,		
	Mason paying but 32 <i>l.</i> for the whole year's rent. Has held the		
	farm 11 years, but the lands now lie waste. Begs to retain		
	them on security.		
	16 Feb. Capt. Mason to answer this complaint, and the County	17	676
	Committee also to answer, restore petitioner to quiet posses-		
	sion, and allow him and Geo. Mason to examine witnesses.		

# COMMITTEE FOR COMPOUNDING.—CASES.

2203

			Vol. No. G or p.
26 Feb. 1650.			25 17
L. 75 295	16 March 1653. Order on hearing Capt. Benj. Mason and his brother George, and on certificate that Clifford owes 139 <i>l.</i> 1 <i>s.</i> 1 <i>d.</i> for the premises, that he give security in 600 <i>l.</i> for rents and arrears for this or any other estate of Henry and Benedict Hall, and that thereon the order of 6 Oct. 1652 be confirmed; also that he examine witnesses against the two Masons, and that the cause be heard in 6 weeks.		
ANS. 75 297			
-299			
L.C.C. 163 217			
I.&D. 163 219			
-231			
D. 75 291	28 April. Order on report that he enjoy the lease, it not being made on trust, and account with the Auditor for arrears from 1645, the date of sequestration, when all that is due to him shall be paid, his security restored, and the agreement with Geo. Mason made void. Also that the County Committee of Hereford be called to account for their violently dispossessing him, and that he take his remedy at law against those that assisted therein, not being employed by Mr. Price, agent to the County Committee.	19 1088	
AOCTS. 75 291		75 287	
C. 75 285			
	17 Aug. Order on his request, and on the certified account, that 8 <i>l.</i> 2 <i>s.</i> 7 <i>d.</i> due to Clifford be paid, and his bond delivered up, and that Geo. Mason appear to show cause why he should not repay the 35 <i>l.</i> which he received from Clifford.	75 294	
		25 170	
	23 Sept. Mason pleads a private contract and voluntary agreement, as reasons against repayment.	102 105	
n. 157 235	11 Nov. 1652. In ROB. KEMP's case, the County Committee for Hereford are to proceed according to instructions, and levy the money, and Kemp to be indemnified, if any other prove a just title to it.	30 178	
241			
L.C.C. 157 237	20 July 1653. Kemp's debt of 1,700 <i>l.</i> , and all other business relating to Benedict Hall, to be effectually prosecuted.	25 131	
239			
L. 96 385	16 Aug. Hall and Major Wildman to show cause why the debt should not be paid.		
PROT. 25 15	16 Aug. Further inquiry ordered, and meanwhile the cattle seized for the debt are to be restored, and not to be disposed of.	25 167	
I.&D. 157 267	8 Nov. Wildman to produce the deeds named in his bond	- 25 242	
-288	28 Dec. This order not being fulfilled, Kemp ordered to pay the 1,700 <i>l.</i> into Goldsmiths' Hall in 14 days.	25 276	
D. 96 403	5 Jan. 1654. Kemp has a longer time granted, till 27 January, and is to have protection to come to town.	25 280	
-407	25 Jan. Wildman is to bring in his deed to-morrow without fail	- 25 288	
L.C.C. 157 289	16 March and 4 Aug. Six protections from arrest granted	- 25 315	
H. 25 238		27 60,	
C.P. 25 253		68, 108	
PROT. 25 280		12 616, 618	
299		96 399, 397,	
12 601		418, 409	
96 413			
H. 25 311	31 Jan. 1655. Kemp petitions that—having at great charge procured the money to pay his debt of 1,700 <i>l.</i> , and he and his father being bound in 6,000 <i>l.</i> to the County Committee that nothing shall be stirred till the case is heard, and the State paid—Hall has meanwhile conveyed the estate to Major Wildman, who has distrained his tenants' cattle, and bound them to pay him their Michaelmas rents, before the case is heard. Begs assistance.	96 389	
12 616		393	
96 409			
PROT. 12 618	31 Jan. A hearing ordered in a fortnight, of which Ben. Hall and Major Wildman are to have notice.	27 274	
H. 27 217		96 387	
D. 96 386	21 March 1655. JOHN HALL begs discharge with arrears of, or examination of his title to lands in St. Olave's and St. Saviour's, Southwark, sold to him in 1646 by Benedict Hall, his father, and sequestered for his recusancy.	89 644	
H. 27 322			
D. & C. 34 67			

					Vol. No. G or p.
26 Feb. 1650.	BENEDICT HALL— <i>cont.</i>				
	21 March 1655. County Committee to certify and Brereton to report.			27	316
	11 April. Begg an order to the County Committee of Hereford to examine there some of the witnesses in proof of his claim who live there. Granted.	89	630	27	359
	29 May. Begg an order to the Committee to take further examinations, and return them for a speedy hearing. Granted.	89	634	27	406
c. 34 16	19 July. The County Committee of Surrey saying that Hall had no witnesses to produce in proof of his claim, they are ordered to certify all they know as to when the estate was first seized, its yearly value, &c.	29	33		
27 Feb. 1650.	WM. ADAMS, Bodenham, Co. Hereford.				
P.E. 61 332	Begg to be discharged from sequestration, his estate being under 200 <i>l.</i> , and not sequestered till last December by the County Committee, or else for leave to compound.	61	331		
218 647					
c. 61 332	19 March 1650. Petition to compound renewed	-	-	218	646
218 650, 651	25 March. Fine 3 <i>l.</i> 19 <i>s.</i>	-	-	7	76
R. 218 643					
	RICH. LLEWELLIN, Barton, Keynton [Kington?] Parish, Co. Hereford.				
c. 219 144	27 Feb. 1650. Compounds on the late Act, having been sequestered by the County Committee for being in arms against Parliament.	219	142		
P.E. 219 145					
R. 219 139	9 July. Fine at $\frac{1}{2}$ , 90 <i>l.</i>	-	-	11	1
	RICH. STOLLER, or STALLARD, Ross, Co. Hereford.				
c. 119 508	27 Feb. 1650. Begg to compound for a horse and wearing apparel, worth 20 <i>l.</i> , being sequestered by the County Committee last January, for adhering to the King.	119	507		
P.E. 221 18					
R. 221 7	23 Jan. Begg to compound for adhering to the King, having been questioned by the County Committee.	221	10	12	102
P.E. 12 102	4 Feb. Fine at $\frac{1}{2}$ , 75 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	-	-	12	110
	5 [Feb.] 1651. Sequestration suspended on his paying $\frac{1}{2}$ the fine and securing the remainder.	119	509		
2 March 1650.	CUTHBERT COLLINGWOOD, Dalden, Co. Durham, and the Claimants on his Estate.				
	Sir Art. Hesilrigge, Bart., begs report of the Attorney-General, to whom was referred his claim to lands in Eslington, &c., co. Northumberland, sequestered from the Collingwoods, Papists in arms, and decided by law to be his, but the Barons of Exchequer say they have no power to remove the sequestration.	94	171		
	4 March. Ant. Reade, late clerk of the Star Chamber, to search for all the records in the case, and the Attorney-General to certify it to the Committee for Compounding on Wednesday.	9	27		
BOND 94 172	6 March. Order for discharge of certain lands named, the State's title to be prosecuted, and Sir Arthur to give security for the profits, if desired, to the State.	9	30	10	11
	8 March. C. Collingwood begs a full hearing—the birthright of every Englishman—(his counsel being absent at the last hearing) of the case pending between him and Sir A. Hesilrigge about 10,000 acres of land, $\frac{1}{2}$ of which should belong to his children for maintenance, and the rest to the State.	76	118		120



# COMMITTEE FOR COMPOUNDING.—CASES.

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		Vol. No.	
		G or p.	
2 March 1650.			
	13 March 1650. Collingwood to bring in a deed to prove his claim.	7 51	
		9 33	
	20 March. The lands confirmed to Hesilrigge, who has a judgment at law for them, with certain exceptions, unless he is evicted at law.	7 65	
		9 36	
		10 13	
	6 Nov. 1650. ROGER, ISABEL, ELINOR, and JANE, younger children of COLLINGWOOD, beg orders to the Committees of cos. Durham and Northumberland to allow them $\frac{1}{4}$ of their father's estate, sequestered for recusancy and delinquency.	76 122	
	7 Nov. Order for its allowance - - - - -	10 207	
	5 Dec. Request by the Trustees for Sale of delinquents' lands that the Committee for Compounding would certify on C. Collingwood's delinquency.	76 114	
	24 Dec. Information by the County Committee that he was in arms against Parliament, and was stiled recusant and delinquent by the late Committee for Compounding.	10 298	
P.R. 76 101	12 May 1653. He begs to compound for his estate, being in the last Act for Sale, and the surveys returned.	76 102	
	5 Jan. 1654. ROB. STAPELTON and JOHN TOUNG, assignees of Outhbert Collingwood, beg to compound for the tithes of Whittingham Rectory, which are in the additional Act for Sale. Noted, fine at $\frac{1}{4}$ , 78l. 6s.	119 706	
	24 April 1656. The Treason Trustees give notice to the Committee for Sequestrations that there is to be a trial in the Common Pleas about Easington, Whittingham, and other lands, co. Northumberland, contested between Collingwood and Sir A. Hesilrigge, and advise them to defend the State's title therein.	81 737	
CLAIMANTS ON THE ESTATES.			
O.C.C. 76 113	July 1651? TREVANION COLLINGWOOD, of Seaham, co. Durham, begs allowance of an annuity of 30l. on lands in Seaham. With certificate from the County Committee, 18 April 1651, that it was sequestered for recusancy and delinquency of Cuthbert Collingwood, who granted it in 1633, and that petitioner, who is very poor and infirm, has no other subsistence.	76 108	
153 448		109	
D. 76 111			
L. 153 449			
D. 76 113			
	2 July. Granted, with arrears from 1649 - - - - -	14 187	
		188	
R.C. 76 146	24 March 1652. ROBERT, son of GEORGE COLLINGWOOD, by his guardian and kinsman, Thos. Bowes, begs discharge of $\frac{1}{4}$ of Dalden Manor, co. Durham, conveyed by Sir Thos. Blackston, Bart., to his grandfather, Rob. Collingwood, but sequestered for recusancy of Outhbert Collingwood, who owns the other moiety. Is brought up a Protestant. Noted as referred to Reading.	76 148	
D. 153 473			
-475			
L. 153 477			
	30 March. Reading desiring proofs before he can proceed in the case, Rob. Collingwood requests that the County Committee may examine witnesses to prove the petitioner's title.	76 146	
	30 March. Order to the County Committee to certify accordingly	16 234	
PURCHASERS OF THE ESTATES.			
	Discharge from sequestration of lands forfeited by Collingwood, and bought from the Treason Trustees.		
O.T.T. 76 29	28 May 1653. Grindon Farm, Bishop Wearmouth, co. Durham, sequestered from Anne Wytham, widow, but found to be the estate of Cuthbert Collingwood, bought by Sam. Foxley.	18 908	
O.T.T. 76 31	4 Aug. 1653. Also Grindon mansion house - - - - -	18 862	
	29 Nov. Mrs. Wytham is to show cause why Foxley should not have the mansion house, according to his purchase.	25 257	
		131 305	

					Vol. No. G or p.
2 March 1650.		CUTHBERT COLLINGWOOD, &c.— <i>cont.</i>			
		29 Dec. 1653. Anne Wytham, widow, begs a hearing of her claim to Grindon, co. Durham, $\frac{1}{2}$ of which she has held since the death of her brother, George Collingwood, but her eldest brother, Cuthbert Collingwood, being a delinquent, it was entered in the last Act for Sale as his, and bought by Sam. Foxley, who claims it.	131	307	
		29 Dec. She having been ordered to show cause why possession should not be delivered to the purchaser, and the Committee for Removing Obstructions disallowing her claim, the sequestration is discharged in right of the purchaser.	18	919	
		1 Feb. 1655. Claim disallowed by the Committee for Removing Obstructions, and sequestration discharged in favour of the purchaser, who is to have the rents from 28 May 1653, when he paid the first $\frac{1}{2}$ of his purchase money.	76	23	
		27 Feb. All rents received since 28 May 1653, when the first half of the purchase money was paid in, to be paid to the purchaser.	18	976	
O.T.T. 76	33	20 Sept. 1653. Discharge of Seaham Manor, Dalden Hermitage, co. Durham, with right of fishing, &c., bought by Sam. Foxley.	18	872	
O.T.T. 76	27	11 May 1654. Also of Hartside village, Ingram parish, co. Northumberland, bought by Phil. Purefoy and Jonathan Barthropp.	18	953	
		JOHN OSBASTON, or OSBALDESTON, Chadlington, Co. Oxon.			
P.E. 218	701	2 March 1650. Being on his appeal against sequestration, not yet determined, begs to compound for delinquency in the first war, and suspension of sequestration meantime.	218	697	
C. 218	699				
R. 218	685	2 March 1650. Order that his personal estate be not disposed of pending composition.	7	32	
P.E. 218	689				
R. 218	687	27 March. Fine 35 <i>l.</i> 6 <i>s.</i> 6 <i>d.</i> , but reduced to 15 <i>l.</i> 6 <i>s.</i> 6 <i>d.</i> , on his settling 20 <i>l.</i> a year on Chadlington church.	7	82	
D. 218	691				
	695	7 Nov. Petition to compound for further particulars on his own discovery.	218	694	
		7 Nov. Referred to Reading	12	8	
		24 March 1652. Having paid his full fine on additional lands in Overcourt, &c., co. Oxon, their sequestration discharged.	12	415	
3 March 1650.		MARMADUKE HOLTBY, Scackleton, Co. York.			
		Holtby begs to compound for delinquency in being in arms, and freedom for his person and estate. Noted as referred to the sub-committee.	91	319	
		CLAIMANTS ON HIS ESTATE.			
		1 Jan. 1651. FRAS. WRIGHT, of Plewland, co. York, begs allowance of an annuity of 12 <i>l.</i> , bought in 17 Charles for 150 <i>l.</i> from Marmaduke Holtby, but lately refused by the County Committee.	134	545 567	
		1 Jan. Referred to Reading	10	315 326	
P.E. 16	42				
I. & } 134	571	19 Feb. 1652. WRIGHT and WM. BLOUNT, of co. York (another annuitant on the said estate), beg examinations of their claims, not having released their annuities.	134	559	
D. }	575				
L. 134	569				
C. 134	577	15 June. Wright begs that the proofs returned may be referred to counsel. Granted.	134	551 581	
P.E. 16	543		16	543	
	134				
	579				
R. 134	563	5 Aug. Deed allowed, and the annuity to be paid, with arrears from the time that it was stopped.	17	107	
O.T.T. 91	320				

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
3 March 1650.			
L.C.C. 172 122	28 Dec. 1652. THOS. TURNER begs discharge of, or examination of	125	399
125 529	his title to a cottage with lands, value 6 <i>l.</i> a year, assigned to him	125	527
I. & } 125 531	long before the war by Marmaduke Holtby, for whose delin-		
D. } -534	quency it is sequestered.		
B. 125 521	28 Dec. County Committee to certify and Reading to report	- 17	546
		125	525
	14 April 1653. Order that the Committee for Compounding	19	1081
	cannot allow the report for discharge of the sequestration.		
	PURCHASER OF THE ESTATE.		
	30 Aug. 1653. Discharge from sequestration of Scaekleton lord-	18	873
	ship, &c., co. York, forfeited by and bought from the Treason		
	Trustees by Thos. Redshaw.		
4 March 1650.	MICH. COOPER, Ram Alley, Fleet St.		
c. 218 271	Being informed against as a delinquent for living in cos. Mon-	218	270
P.E. 218 273	mouth and Hereford, begs to compound. Has been in the ser-		
P.R. 7 34	vice of Parliament in Ireland.		
B. 218 267	12 March 1650. Fine at $\frac{1}{2}$ , 2 <i>l.</i>	- - - - - 7	48
	ROB. CROFTS, Yarpole, Co. Hereford.		
c. 218 421	4 March 1650. Compounds for delinquency in arms in the last	218	419
P.E. 218 423	engagement.		
	21 March. Fine at $\frac{1}{2}$ , 15 <i>l.</i>	- - - - - 7	66
	6 May. Paid and estate discharged	- - - - - 8	21
	GEO. FORD, Congleton, Co. Chester.		
	4 March 1650. Compounds on his own discovery for delinquency	218	131
	in assisting the forces raised against Parliament.		
	8 March. Fine 12 <i>l.</i> 9 <i>s.</i>	- - - - - 7	40
	WM. LAYTON, Sawley, Co. York.		
c. 218 657	4 March 1650. Compounds for delinquency in going into Skipton	218	656
P.E. 218 659	Castle. Was servant of Sir John Mallory when he took upon		
P.R. 7 34	him to be governor of the said Castle, and only went there to		
B. 218 653	wait upon him.		
	25 March. Fine at $\frac{1}{2}$ , 60 <i>l.</i>	- - - - - 7	76
	17 May. Paid and estate discharged	- - - - - 8	55
	SIR JOHN SKEFFINGTON, Bart., and WILLIAM, his		
	Son, Fisherwick, Co. Stafford.		
D. 218 382	4 March 1650. Being unable to get any determination on his	218	380
-390	appeal to the Committee for Sequestrations against sequestra-		
P.E. 218 377	tion, on suspicion of having signed a warrant for raising money		
c. 218 387	for the late King, begs to be admitted to composition. Noted		
B. 218 373	as admitted.		
D. 218 391	20 March. Fine at $\frac{1}{2}$ , 1,132 <i>l.</i> 12 <i>s.</i> ; reduced to 961 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i> for	7	64
	charges on land.		
	4 Oct. Reference to Brereton of the petition (missing) of Anne	11	215
	Deering, widow, touching a deed of 4 Feb. 1639, made by Sir		
	John Skeffington to her late husband for 80 years.		
	7 July 1651. Fine confirmed at 1,161 <i>l.</i> 18 <i>s.</i> 8 <i>d.</i> , 200 <i>l.</i> being an ad-	12	258
	ditional fine for Fisherwick Park.		

4 March 1650.

ANTHONY WITHERS, late one of the Committee of Westminster. Vol. No.  
G or p.

- 4 March 1650. Petitions that his cause was ready for re-hearing before the Committee for Sequestrations when that was dissolved, and has since been prosecuted before the Barons of Exchequer, who, on 14 February last, forbore to give any order without reference to them from Parliament. His sequestration was suspended by the Committee for Sequestrations, but is now, by the late Act, to be renewed. Bega continuance of suspension. Granted. 132 177  
7 37
- o.c. 9 30 20 June. Enquiries ordered whether the brass horse in Covent Garden churchyard, said to belong to Withers, be his, and if so, it is to be secured. 8154, 156  
132 217  
10 12  
132 221
- H. 93 10, 12 31 Jan. 1651. Order in the County Committee for sale of his goods as a delinquent. 132 279  
132 219
- R. 132 169 21 Feb. Edw. Carter begs to retain the brass horse and statue in Covent Garden, having taken up the bond entered into with Barbara Wood for 150*l.*, laid out by himself and Withers in its purchase. Paid the principal of the debt. 162 441
- L. 237 58  
D. 132 163  
H. 17 33, 85, 269, 296 28 March. County Committee certify that the brass horse in Covent Garden churchyard belongs, not to Withers, but to Carter. 162 439
- 15 April. Withers accused of concealing the goods of Sir Rob. Holborn, worth 300*l.*, and corresponding with him and his lady at Oxford. 132 213
- 3 June 1652. Order in Parliament referring his case to the Committee for Compounding; with note in the Committee for Compounding, 22 July, that Withers deposes to the receipt of this order of 3 June. 132 163
- 2 Oct. Order discharging Withers' estate, and freeing him from the charge of concealing delinquents' goods, because the goods of Sir Rob. Holborn, concealed by Withers, were restored before Sir Robert was expelled Parliament. 19 1033
- 20 Jan. 1653. Rich. Clayton begs payment of 40*l.* due to him by order of the late Committee for Westminster, for rent due from Ant. Withers, for his house in Covent Garden, Withers being sequestered. With note that the petition is not relievable by the Committee for Compounding, the money being due before Dec. 1649. 75 61

5 March 1650.

ALICE, LADY MOORE, Widow of CHARLES, 2nd VISCOUNT MOORE, of Drogheda, Ireland.

Informations by her against delinquents for sending their sons or their horses, or both, against Parliament. In the majority of these cases, the proceedings went no further than the examination of witnesses; about these, some or all of the following orders were issued, which are specified in each case by the letters appended. The orders were—

- a. 5 March 1650. } Summoned to appear on 13 March, and  
b. 6 March. } answer the charges against them. { 9 29  
9 30  
7 42  
c. 11 March. }
- d. 20 March. Order for securing their estates, giving them a month to examine witnesses. 7 63; 9 36
- e. 21 March. } 7 67 (2)  
9 37 (2)  
10 13 (2)  
f. 17 April. } Orders for examination of witnesses in their  
g. 19 April. } cases. { 7 103  
7 107  
8 4, 5  
8 77  
10 30  
h. 25 April.  
i. 24 May. }

5 March 1650.

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ANTHONY BROMSGROVE, Kingham, Oxon. Personal Estate valued at 160*l*. [*a-f, i.*]  
 JOHN ALLEN, Kingham, Oxon. Personal estate 60*l*. [*a-f, i.*]  
 GILES HARRIS, deceased, Churchill, Oxon. Personal estate 3,000*l*., enjoyed by his wife. [*a, h.*]  
 RICH. HARRIS, Shorthampton, Oxon. Personal estate 200*l*. [*a, b.*]  
 GEO. MOORECROFT, Churchill, Oxon. Personal estate 100*l*. [*a-e, g-i.*]  
 RICH. BRAYNE. Real estate 20*l*. a year, personal estate 500*l*. [*a, b, h, i.*]  
 THOMAS SESSIONS. Personal estate 80*l*. [*a, b, i.*]  
 JOHN TAPLIN. Personal estate 30*l*. [*a, b, g, i.*]  
 THOS. BRIDGES. Personal estate 60*l*. [*a, b, g, i.*]  
 KATHERINE WHITE, widow. Personal estate 20*l*. [*a, b.*]  
 WM. BRIDGES. Personal estate 90*l*. [*a, b, g, i.*]  
 JOHN WHITLEY. Personal estate 40*l*. [*a, g.*]  
 GEO. ARUNDELL, Quick, Cornwall. Personal estate 35*l*. [*a, b.*]  
 JOHN BUCKS, Hanby Grange, co. Lincoln [*a.*]  
 PETER HEYWOOD, Heywood, co. Lancaster, [*a.*]  
 JAS. HERON, Abingdon, Berks [*a, c.*]

The cases in which further proceedings were taken, all being summoned 5 March 1650 to appear 13th March, were as follows:—

P.E. 218 640	7 March 1650. SIR JAS. BRIDGEMAN, Whitley, co. Chester, 218 641
P.E. 9 31	appears on an information against him by Lady Moore, and
R. 218 638	acknowledges his delinquency in being in arms against
L.C.C. 147 499	Parliament, and begs to compound.
	25 March. Fine 36 <i>l</i> .; advanced to 51 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . for not peti- 7 76 <i>b</i>
	tioning in time.
	31 Aug. 1652. Ordered to pay on a saving for a debt of 200 <i>l</i> . 12 513
	secured by an annuity during the life of Sir Thos. Aston,
	of Cumberland.
P.E. 218 819	7 March 1650. RICHARD GIBSON, Savoy, Middlesex, appears 218 816
P.E. 9 31	on summons, being informed against by Lady Moore, 817
R. 218 813	confesses that he was in arms for the King, and begs to
C. 32 137	compound.
	24 April. Fine at $\frac{1}{2}$ , 16 <i>l</i> . 3 <i>s</i> . 4 <i>d</i> . - - - - 8 3
	25 April 1650. ANNE HACKER, widow, now wife of Wm. Busby, 90 39
	Churchill, Oxon, accused of lending a horse for the King's
	service. Her personal estate 100 <i>l</i> . to be secured. [ <i>a-e, g, h.</i> ]
	25 April. Pronounced not within the ordinance of seques- 8 5
	tration.
P.E. 218 471	7 March 1650. HENRY HARRIS, Churchill, Oxon, being sum- 218 471
P.E. 9 31	moned on Lady Moore's information, confesses that he was
R. 218 469	in arms against Parliament, and begs to compound.
E.W. 8 4, 77	25 March. Fine at $\frac{1}{2}$ , 30 <i>l</i> . - - - - 7 73
10 30	April? Paid and estate discharged - - - - 218 473
P.E. 218 569	7 March 1650. HEN. HASTINGS, jun., Puddletown, Dorset, 218 567
P.E. 9 31	acknowledges his error in taking arms for the King, and
R. 218 565	begs to compound at a reasonable rate.
	25 March. Fine at $\frac{1}{2}$ , 23 <i>l</i> . 3 <i>s</i> . 4 <i>d</i> . - - - - 7 75

			Vol. No. G or p.
5 March 1650.	LADY MOORE— <i>cont.</i>		
P.R. 218 459	7 March 1650. GEO. RANDALL, Lasewick, Cornwall, being	218 458	
P.R. 9 31	summoned by Lady Moore as liable to sequestration for	112 1084	
R. 218 455	adhering to the late King's forces, begs to compound.		
	25 March. Fine at $\frac{1}{2}$ , 63 <i>l.</i>	- - - - - 7 73	
	6 May. Paid and estate discharged	- - - - - 8 21	
P.R. 218 774	12 March 1650. JOHN RICHMAN, <i>alias</i> WEBB, Charlton, Wilts,	218 770	
P.R. 7 48	begs to compound for adhering to the King's forces,		
O. 218 775	though not sequestered.		
R. 218 769	13 April. Fine 15 <i>l.</i>	- - - - - 7 101	
P.R. 219 65	14 March 1650. THOS. HILLS, Foxton, co. Cambridge, being	219 64	
P.R. 7 55	summoned on Lady Moore's charge, begs to compound for		
R. 219 61	delinquency in being in arms against Parliament.		
237 59	7 May. Fine at $\frac{1}{2}$ , 153 <i>l.</i> 15 <i>s.</i>	- - - - -	
	4 July. Sequestration suspended, half the fine being paid	- 8 201	
	9 July. The last moiety paid by his brother, Robert Hills	- 92 350	
P.R. 218 416	14 March 1650. RICH. WILTSHIRE, Westminster [ <i>a-c</i> ], was in	218 416	
C. 218 417	arms against Parliament, and being summoned, but not		
P.R. 7 55	sequestered, begs to compound.		
R. 218 413	21 March. Fine at $\frac{1}{2}$ , 20 <i>l.</i>	- - - - - 7 66	
	6 May 1652. Order for the Parliamentary allowance to	10 365	
	Lady Moore on all these her discoveries.*		
	Claimants on the Estate of SIR NICH. SLANNING, M.P., Pendennis Castle, Cornwall.		
P.E. 117 813	5 March 1650. NICHOLAS, his infant son, aged 6, petitions by	117 812	
D. 117 815	GERTRUDE, his mother and guardian, for discharge of his late		
-821	father's estate, to which he is heir, by virtue of a deed made		
D. 117 823	before the wars, and which has been sequestered 4 years, since		
R. 117 807	his father's death, though never before. Has 3 sisters, all		
H. 14 32	destitute of other livelihood.		
	5 March. Case referred to the sub-committee	- - - - -	
	30 April 1651. Complains that pending hearing, the County	117 789	
	Committee fell his timber, &c., the same not being sequestered		
	for any delinquency of petitioner, but for that of Richard		
	Arundel, who married his mother.		
	30 April. Stay of proceedings ordered	- - - - - 14 101	
	8 May. The deed of settlement disallowed and the sequestration	14 111	
	to proceed.		
L.C.C. 255 86	17 July. He begs to compound for his estate in cos. Devon and	117 792	
P.E. 117 835	Cornwall, which might have been sequestered for delinquency	222 834	
P.R. 12 267	of his father, who died in 1643, when he was only 3 months		
R. 222 831	old.		
	9 Sept. Committee for Compounding order the estate to continue	30 37	
	under sequestration for Sir Nicholas' delinquency, the deed		
	made after delinquency being disallowed, and if the lady		
	should die, the whole would remain in the State's hands; but		
	if it were sequestered for Mrs. Arundel's delinquency, on her		
	death it would fall into other hands.		
	16 Sept. Fine 999 <i>l.</i> 13 <i>s.</i> 11 <i>d.</i>	- - - - - 12 307	
		- - - - - 309	
	24 Sept. He begs that it may be paid by Joseph Valiant, his	117 795	
	guardian.		
	2 Dec. Fine being mistaken in casting up, is increased to	12 363	
	1,197 <i>l.</i> 13 <i>s.</i> 11 <i>d.</i>		
	30 Dec. Paid and estate discharged	- - - - - 12 373	
O. 32 211	13 Feb. 1652. County Committee certify several under-valuations	151 513	
25 198	in his composition. No proceedings thereon.		

\* Lady Moore informed against other delinquents, as will appear from the Index.

			Vol. No. G or p.
5 March 1650.			
	30 Oct. 1650. MARGARET and ELIZABETH, daughters of SIR NICH. SLANNING, beg to have $\frac{1}{2}$ of their late father's estate in Devon, sequestered for the last 5 years, of which they have received nothing.	117	800
	30 Oct. Granted, with arrears from 24 Dec. 1649 - - -	12 117	2 788
	30 Jan. 1651. The claim will be allowed if proved just, but payment is to be delayed meantime.	30	34
L.C.C. 152 145	19 June. Petition renewed for the estate in Cornwall, the former order being only directed to the County Committee for Devon.	117	797
c. 117 805	19 June. Granted, unless the County Committee shew cause to the contrary.	117 14	803 170
793			
L.C.C. 151 509	19 Nov. The daughters beg that the order for payment of $\frac{1}{2}$ may be made absolute. Granted.	117 15	801 90
6 March 1650.	WILLIAM GAGE, of Framfield and Bentley, Sussex, BRIDGET, his Wife, and THOMAS, their Son.		
L. 237 60	The father begs the Committee for relief on Articles of War for leave to compound on the Articles of Truro, confirmed by Parliament. Has been recommended by the Lord-General, and often applied to compound, but has been refused as being a Papist in arms, though there is a saving for such in the Articles of War.	87	1063
P.E. 227 245			
	6 March 1650. The Committee for Compounding requested to certify on what ground they refuse to allow him to compound.	87	1062
	22 March. They order the County Committee to certify what rents are in the tenants' hands, and to continue them till further order.	7	27
	2 July 1651. Gage petitions the Committee for Compounding, that, though at first excepted by Parliament, and his estates put into a bill of sale, yet on the Lord-General's letter, and his proof that he was in the Articles of Truro, he was to be admitted to compound on the said Articles.	87 227	1059 247
	29 Sept. 1652. Bridget, wife of Wm. Gage, complains of the withholding in co. Hereford of the $\frac{1}{2}$ ordered her in cos. Sussex, Hereford, Salop, and Wilts, of her husband's sequestered estate, and constantly allowed her till lately.	87	1034
	29 Sept. The County Committee are to pay her in future the same allowance as she had before Dec. 1649, deducting a due proportion of taxes.	20	1169
d. 87 907	10 Nov. Enquiries ordered by the Committee for relief on Articles of War, as to whether Wm. Gage has forfeited the the benefit of Truro Articles.	87	1005
c. 32 115	22 Nov. County Commissioners for South Wales report their sequestration of Downtonhold and Burchopp lordships, co. Radnor, worth 20 <i>l.</i> a year, and omitted by Wm. Gage from his composition.	167	623
	30 Jan. 1653. County Committee report that Capt. Latimer Sampson has a lease at 120 <i>l.</i> a year of all Wm. Gage's lands, co. Hereford, except chief rents and woods, the estate being surveyed and posted, and he the best bidder.	157	233
	17 Feb. Committee for Compounding confirm the contract	- 30	178
	30 March. Order in the Committee for Removing Obstructions, on petition of Bridget, wife of Wm. Gage, and Thomas Gage, their son,—for allowance of her jointure in Bentley Manor, and other lands in Sussex and Kent, which are in the Act for Sale of lands—that the house and lands in Bentley, settled on her 1 Sept. 1640, shall be allowed her after the decease of her husband, for life, with remainder to her son Thomas.	107	727
o. 87 1011	11 May. Order by the Committee on Articles of War, that Wm. Gage be allowed to compound on the Articles of Truro.	87	1007

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6 March 1650.	WILLIAM GAGE, &c.—cont.		
	16 Sept. 1653. Aug. Belson and Wm. Neville, trustees for Thomas, son and heir of Wm. Gage, beg to compound for lands conveyed to them 2 May 1653, by Wm. Gage, who died 23 May 1653, in trust for payment of his debts, and raising portions for his children.		87 1003
L. 157 183	16 Sept. Order that the County Committee account for the profits of the estate.	25 204	
R.C. 25 26	16 Dec. 1653. Hen. Neville, of Holt, co. Leicester, guardian to THOS. GAGE, begs allowance of his ward's title to lands in Sussex and Kent, settled on him by his late father, who had a life interest therein, and sequestered without just cause. Begs to receive the rents on security.	87 1013	
107 719		107 721	
L. 107 723			
169 467			
D. 107 725			
R. 107 711	30 March 1654. Claim allowed, and the County Committee for Sussex are to discharge the sequestration, with arrears since 16 Dec. 1653, the date of petition.	23 1589	
	12 April. On request, order that the arrears be allowed from the date of the father's death, 23 May 1653.	23 1594	
O.C.A.W. 107 727	12 Oct. Thomas, son and heir of Wm. Gage, begs the benefit of an order of the Committee for relief on the Articles of War of 11 May 1653, for his late father to compound on Truro Articles.	87 996	
	12 Oct. Referred to Reading to report - - - - -	27 133	
P.E. 227 243	24 Oct. Rich. Graves, his counsel-at-law, begs to compound for him accordingly.	87 994	
P.R. 227 239		227 241	
R. 227 235	2 Nov. Fine 454l. 17s. 8d. - - - - -	12 622	
ACCTS. 227 227	14 Nov. On certificate that the receipts from his estate have paid the first $\frac{1}{2}$ of his fine, 227l. 8s. 10d., a surplus of 4l. 8s. 8d. is to go towards the second $\frac{1}{2}$ , and on his giving security for the rest of it, sequestration is to be suspended, and he is to have the receipts of his estates since 2 July 1651, the time when he petitioned to compound on Truro Articles.	27 158	
D. 227 232			
P.E. 24 1168			
P.R. 27 203			
NOTES 89 905			
955			
H. 27 205	15 Nov. Orders for suspension of the sequestration to cos. Sussex, Hereford, Radnor, and Worcester.	24 1168	
R. 227 229			
L. 227 233	20 Dec. On his petition that he asked to compound long before July 1651, and requested the profits of his estate from 2 July 1650, being 357l. 14s., order that the same be defalked from the fine, which will thus be reduced to 97l. 3s. 8d.	12 624	
	22 Dec. The full fine being paid, sequestration discharged -	24 1170	
C. 33 338	25 Jan. 1655. The trustees complain that Latimer Sampson, who obtained a lease of Gage's estate after Gage applied to compound, refuses to give it up.	87 903	
	25 Jan. Sampson is to show cause why the lease should not be voided.	27 268	
	23 Feb. Gage is allowed the rents in the tenants' hands, as he compounded on an order of the Committee for relief on Articles of War.	12 631	
	22 May. Gage allowed all arrears from 20 April 1646, when he was ordered the benefit of Truro Articles.	12 634	
	19 June. Sampson ordered return of his bond, unless he owed arrears of rent on discharge of the estate from sequestration.	27 421	
CLAIMANTS ON THE ESTATE.			
D. 112 773	22 and 29 March 1650. MICH. TIMPERLEY and ROB. PICKERING [trustees for the younger children of Wm. Gage] are to attend on 22 April to show cause why Gage's estate should not be converted to the use of the State.	7 72, 84	
P.E. 11 114		9 40	
ACCTS. 87 1047	17 July. The request of the trustees for allowance of a deed for raising 4,000l. for payment of debts, and raising portions for	11 35	
-1051		87 1043	



			Vol. No. G or p.
6 March 1650.			
c. 87 1041	the younger children, already allowed by the Barons of Ex-		
L.C.C. 158 78	chequer, granted, if there be no fresh matter. With orders of		
	the County Committee for payments for board, clothes, and	87 1053	
	physic, for the children who are sickly, and receipts therefor.	-1057	
	29 Aug. 1650. The trustees beg allowance of a deed of 18 Charles,	123 547	
	whereby Wm. Gage settled on them lands in cos. Sussex, Kent,		
	and Wilts, for 15 years, for payment of a rent to himself, for		
	divers debts, and for raising portions for the younger children.		
	4 Sept. 1651. The trustees allowed the rents on good security	15 6	
	pending a hearing.		
L.C.C. 157 231	14 Oct. 1652. JOHN ARDEN, tenant of Wm. Gage, begs an order	63 499	
L.C.C. 157 322	staying the County Committee from felling timber on the land		
	in Brookhampton.		
	14 Oct. The County Committee of Hereford to report in 14 days	17 322	
	their reasons for felling the timber.		
O.T.T. 87 951	24 Aug. 1653. Discharge from sequestration of a rent-charge of	18 883	
	30l. from Atcham Manor co. Salop, bought by THOS. BURTON,		
	being sequestered from Wm. Gage; but he having compounded		
	and paid the first $\frac{1}{4}$ of his fine, the County Committee are no		
c. 34 47	longer to receive the rents.		
	28 Dec. Burton complains that notwithstanding his purchase,	71 613	
	6 July 1653, of the said rent-charge, out of the Grange and		
	Town of Atcham, co. Salop, payment of the first moiety,		
	24 Aug. 1653, and order of suspension by the Committee for		
	Compounding, Wm. Gage, pretending articles granted him in		
	prosecution of his composition, goes about to vacate all the		
	proceedings of the Trustees for Sale of traitors' estates.		
C. 73 493	20 Oct. 1653. JOHN CARILL begs freedom from sequestration of	73 490	
L. 73 497	lands in Sussex, leased to him by Bridget, widow of Wm. Gage,	507	
169 527	but his rents are stayed by the County Committee on general		
D. 73 492	instructions.		
-495,	20 Oct. Referred to Reading - - - - -	25 177	
501-503		73 487	
R. 73 481	8 Dec. The County Committee report that Bridget Gage was	169 469	
	convicted of recusancy in 16 Charles.		
	30 March 1654. On Reading's report, the Committee for Com-	23 1591	
	pounding cannot at present allow Carill's claim.		
	4 July. On proof that the lands were not seized for Bridget's	23 1618	
	recusancy before the demise to Carill, order that his claim be		
	allowed, and the sequestration discharged.		
11 March 1650.	GEORGE COLT, St. Martin's-in-the-Fields.		
c. 218 400	Summoned to appear and answer a charge of delinquency -	7 46	
P.R. 218 404	14 March 1650. Begg to compound for being in arms against	218 402	
P.R. 7 55	Parliament.		
R. 218 397	21 March. Fine at $\frac{1}{4}$ , 23l. 6s. 8d. - - - - -	7 66	
	7 May. Paid and estate discharged - - - - -	8 27	
	DAME ANNE HERRIS, Widow, Writtle, Essex.		
c. 218 311	11 March 1650. Begg to compound, being by the Barons of Ex-	218 304	
P.R. 218 305	chequer adjudged a delinquent for sending her two trained men		
-309	on warrant from Major Smyth, major of the Essex trained band,		
P.R. 7 42	to Chelmsford; he took them to Colchester, and into the insur-		
D.218313-317	rection there.		
	15 March. Fine at $\frac{1}{4}$ , 1,762l. 3s. - - - - -	7 56	
R. 218 292	25 March. Order that no review be granted her - - - - -	7 77	
64100.		O O	

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11 March 1650.	DAME ANNE HERRIS— <i>cont.</i>		
D. 218 319	24 May 1650. She begs a review, no allowance having been made	218	296
PROT. 7 60	for the charges on her estate, nor for her debts, amounting to		
CASE 218 298	900 <i>l.</i>		
P.R. 8 73	24 May. Case referred to counsel - - - - -	8	73
D. 218 300-302	9 July. Order that 120 <i>l.</i> be abated, her bond to be delivered on	11 5, 10	
R. 218 294	payment of 1,642 <i>l.</i>	237	61
C. 32 31			
12 March 1650.	Claimants on the Estate of BEVILL, or SIR BEVILL GRENVILLE (late), Stow, Cornwall.		
	Wm. MORICE and other surviving feoffees of Bevill Grenville,	88	341
	complain that the manors and lands in Devon and Cornwall,		
	conveyed to them for payment of Bevill Grenville's debts, are		
	sequestered as belonging to Sir John Grenville,* delinquent		
	[his son], and that the tenants, who pay little rent, cut down		
	the timber thereon.		
	12 March 1650. The tenants ordered to forbear selling timber, and	7	49
	the Cornwall Committee to certify whether the late County	9	33
	Committee leased the coppice wood or the herbage only.		
D. 101 717, 713	8 July. Wm. Morice and the other feoffees complain of con-	101	711
L.C.C. 101 715	tinued sequestration, and beg an order for no further proceed-		
O. .C. 101 719	ings thereon.		
-721	9 July. The feoffees ordered to bring in a particular of the value	11	5
R. 101 707	of the lands, the debts charged thereon, &c.	101	713
	23 Jan. 1651. Committee for Compounding cannot allow of the	10	364
	deed, because there was an estate in Sir Bevill Grenville and		
	his heir, and the trust was for them, and so within the ordi-		
	nance for sequestration, and forfeited for Sir Bevill's delin-		
	quency.		
	23 Jan. The creditors of Sir B. Grenville, MARY MODYFORD	101	645
	and others, petition that Sir Bevill Grenville having 12 years		
	ago taken of them 20,000 <i>l.</i> , and secured the same by mort-		
	gages, &c., by his will dated 9th and 10th April 1639, settled		
	his lands on Wm. Morice, and other feoffees, in trust for		
	payment of his debts. The County Committees of Devon and		
	Cornwall, where the lands lie, approved the conveyances, and		
	the feoffees have paid 3,000 <i>l.</i> of the debts, and by their own		
	security, engaged themselves for other debts, and would have		
	made further progress in performance of their trust but for		
	the sequestration.		
	Some of petitioners have been obliged to sue the feoffees		
	in Chancery for the said debts, and they excuse them-		
	selves for non-payment because of the sequestration. Peti-		
	tioners are in great straits, and some in prison, "it being not		
	the least of miseries to live still in prison for other men's		
	demerits." Beg that the feoffees may be speedily ordered to		
	proceed in the execution of their trust, and petitioners be		
	satisfied their debts. [10 signatures.]		
	23 Jan. Order that nothing can be done till the debts more clearly	10	364
	appear.		
	29 Jan. 1651. Mary Modyford, of Exeter, widow, begs the benefit of	106	393
	her lease for 1000 years of the barton of Northleigh, co. Devon,		
	with the two grist mills in Morewinstow, Cornwall, which Sir		
	Bevill Grenville, deceased, demised to her 12 Nov. 1641 for		
	1,000 <i>l.</i> Neither principal nor interest has been paid. Being		
	informed that he had conveyed divers manors to trustees for		
	payment of debts, she commenced her suit in Chancery against		
	them, but they excused themselves because his estate was se-		
	questered for delinquency.		
D. 106 395, 397	29 Jan. Referred to Brereton - - - - -	106	391
R. 106 389		10	371

\* See Sir John Grenville's case, 16 July 1651, *ib/ra.*

COMMITTEE FOR COMPOUNDING.—CASES.

2215

		Vol. No. Q or p.
12 March 1650.		
	9 Oct. 1651. The cash-book with the entry of payment of the said 1,000 <i>l.</i> ordered to be produced.	15 44
	22 Oct. It being produced, but the Committee for Compounding not being fully satisfied, they require the County Committee for Devon to examine another witness.	15 55
L.C.C. 152 331 D. 152 335	31 March 1652. The last order being performed, Mary Modyford begs the Committee for Compounding to hear the depositions read, &c.	106 387
	31 March. Committee for Compounding declare themselves satisfied, and allow the deed of mortgage.	16 243
P.R. 74 542	22 Aug. 1650. MARGARET, widow of SIR RICH. CHOLMLEY, and daughter of JOHN, LORD PAULET, of Hinton St. George, begs to compound on the Act of 1 August for Bideford Borough, Devon, sold in 1639 by Bevill Grenville, for 3,000 <i>l.</i> , to John, Lord Paulet, and Sir John Paulet, his son, in trust for petitioner, and bought with her money, the sale having a power of redemption long since past. Grenville is a delinquent exempted from composition, and the manor will not pay the debt, being only of the value of 100 <i>l.</i> a year old rents.	74 541
	22 Aug. Referred to Brereton, and petitioner to give an account on oath of what she has received from the estate.	11 84, 85
D. 74 544, 545 R. 74 539 L.C.C. 152 395 ACCTS. 152 391 -393 NOTE 152 390 D. 152 387, 388	23 Aug. The Devon Committee are to certify the full value of the estate petitioned for, and she is to bring in her accounts to Brereton.	11 87
	25 March 1651. Order on report that she prove that the 3,000 <i>l.</i> is hers and her childrens', left her by her first husband, Mr. Roles, and not Lord Paulet's nor Sir Rich. Cholmley's money; the County Committee of Devon to examine the value of the lands and the rental, and her receipts, and what estates have been let or money raised since the time of sequestration.	14 60
D. 130 393	8 May 1651. JOHN WHADDON and GEORGE PRESTWOOD, for JOHN FOWNES, infant, beg allowance of a conveyance made by the late Sir Bevill Grenville, in 1640, of Kilkhampton Manor, and Stow barton, Cornwall, to John Fownes, for a debt of 3,000 <i>l.</i> lent him in his great necessity, with proviso of redemption on payment of the 3,000 <i>l.</i> and 240 <i>l.</i> yearly interest. Fownes died in 1644, having served Parliament as a foot captain, and had received nothing but 1 year's interest, and nothing has been paid since. Sir Bevill conveyed Bideford Manor and other lands to Wm. Morice and others, for payment of debts to Fownes and others; they obtained discharge of the sequestration, but now this conveyance is said not to be valid, so that petitioners have no relief but by addressing the Committee for Compounding.	130 387
D. 130 387, 391 R. 130 381	8 May. Referred to Brereton	- - - - 14 111 130 385
	2 April 1652. Case dismissed, Sir B. Grenville's estate being discharged from sequestration on Scilly Articles, and being come to [Sir] John Grenville, his son.	16 256
13 March 1650.	GEORGE AISLABY, York, Co. York.	
P.R. 218 907 P.R. 7 52 R. 218 903	Petitions to compound for adhering to the forces raised by the late King, being sequestered.	218 906
	30 April 1650. Fine at $\frac{1}{2}$ , 35 <i>l.</i>	- - - - 8 12
	4 June. Paid and estate discharged	- - - - 8 106
	MATHIAS DRIFFIELD, Easingwold, Co. York.	
P.R. 218 497 P.R. 7 52 R. 218 493	13 March 1650. Begg to compound for assisting the late King's forces.	218 496
	24 March. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	- - - - 7 73

13 March 1650.

**MARMADUKE MONCKTON, Hodreysde, Co. York.**Vol. No.  
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P.R. 218 481	13 March 1650. Compounds for delinquency in arma. Was never	218	480
P.R. 7 52	impeached for the same.		
R. 218 477	24 March. Fine at $\frac{1}{4}$ , 1l. 13s. 4d. - - - - -	7	73
	10 May. Paid and estate discharged - - - - -	8	36

**ROB. NESSE, Leeds, Co. York.**

P.R. 218 505	13 March 1650. Compounds for delinquency in arms in both wars.	218	504
P.R. 7 52	Was never impeached for the same.		
R. 218 501	24 March. Fine at $\frac{1}{4}$ , 11l. 13s. 4d. - - - - -	7	74
F.C. 218 508	10 May. Paid and estate discharged - - - - -	8	36

**WM. WESTON, Shippon, Berks.**

P.R. 218 671	13 March 1650. Being summoned to answer an information against	218	669
P.R. 7 52	him by Lady Moore, confesses that he adhered to the forces		
R. 218 667	raised against Parliament.		
D. 218 673	29 March. Fine at $\frac{1}{4}$ , 70 <i>l</i> . - - - - -	7	82
F.C. 218 674	9 May. Paid and estate discharged - - - - -	8	32

14 March 1650.

**WM. MORGAN Jun., Wells, Somerset.**

P.R. 218 521	Pleads that he hoped for discharge, his estate not being worth	218	519
P.R. 8 55	200 <i>l.</i> , but being liable to sequestration, begs to compound.		
R. 218 517	25 March 1650. Fine at $\frac{1}{4}$ , 5 <i>l.</i>	-	7 74

**HENRY REDSHAW, Sundley Raynes, Co. York.**

P.R. 218 513	14 March 1650. Compounds for delinquency in adhering to the	218	512
P.R. 7 55	late King's forces in the first war, for which he is liable to		
R. 218 509	sequestration, though never sequestered.		
F.C. 218 516	24 March. Fine at $\frac{1}{4}$ , 6l. 13s. 4d. -	-	7 74
	10 May. Paid and estate discharged -	-	8 36

**ROB. THOMAS, Cowbridge, Co. Glamorgan.**

P.R. 218 489	14 March 1650. Compounds for delinquency in adhering to the	218	488
P.R. 7 55	forces raised against Parliament in the 2nd war, for which he		
R. 218 485	is liable to sequestration, though never sequestered.		
F.C. 218 492	24 March. Fine at $\frac{1}{4}$ , 8l. 6s. 8d. - - - - -	7	73

19 March 1650.

**WM. BAILLES, Horsley Parva, Essex.**

P.R. 219 95	Being summoned to answer an information of delinquency, prefers	219	93
R. 219 91	rather to submit than to stand upon his justification, and con-		
	fesses himself guilty of delinquency in adhering to the forces		
	raised by the late King in the last war against Parliament.		
	Is discovered by Lady Moore.		
	11 June 1650. Fine at $\frac{1}{4}$ , 45l.	-	-
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**FRAS. BERKELEY, London.**

P.R. 218 323	18 March 1650. Compounds for delinquency in both wars. Has 218	322
	not been sequestered.	
	18 March. Fine 5l. - - - - -	7 58

18 March 1650.

SAM. BOARDMAN, Gaddesby, Co. Leicester.\*

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G or p.

L.	70	81	18 March 1650. Being tenant to the State of Gaddesby Rectory, out of which issue three rent-charges of 30 <i>l.</i> a year, for Robert, Edward, and Edmond Smith [settled on them by their father, George Smith, of Queniborough], and Robert and Edward Smith being insane, begs order to retain their annuities for their benefit.	70	78
			18 March. The County Committee to certify, and the rents to be stayed in the tenants' hands meantime.	7	58, 59 9 35
			6 March 1651. Begg allowance of the three annuities that he may be discharged therefrom.	70	75 77
D.	70	83	17 Feb. 1652. Refused until copies of the fine by which they are granted, are produced.	16	31
R.	70	69			
D.	70	79	16 June 1653. This being done, the annuities are allowed with arrears since 1649, unless otherwise disposed of by the Committee for Plundered Ministers, and the County Committee are to join with Boardman in their disposal.	19	1097
R.	70	67			

JOHN FORTESCUE, Cookhill, Co. Worcester, WM. FORTESCUE, Recusant (late), his Father, and SIR NICHOLAS FORTESCUE, Recusant (late), his Grandfather.

P.R.	218	757	18 March 1650. John Fortescue being informed against by Lady Moore, submits to composition.	218	751
			20 March. Certificate by Thos. Foot, Lord Mayor of London, to his taking the Oath of Abjuration.	218	753
			2 April. His licence to stay in town renewed for a week - - -	7	88
R.	218	743	11 April. Fined at $\frac{1}{2}$ , 23 <i>4l.</i> 15 <i>s.</i> 5 <i>d.</i> - - -	7	98
			17 May. He begs delay, his father having disinherited him for not being a recusant, and involved him in debts for which he is in prison in the Upper Bench.	87	133
			17 May. Petition read and rejected - - -	8	55
			4 June. His estate discharged from sequestration - - -	8	106
P.R.	12	3	31 Oct. He begs to compound for additional particulars, having undervalued his woods.	218	746
			26 Nov. Fine at $\frac{1}{2}$ , 2 <i>l.</i> 10 <i>s.</i> - - -	12	44

## CLAIMANTS ON THE ESTATES.

C.	87	38	16 Aug. 1650. FRAS. FORTESCUE, of the Inner Temple, a younger son of Sir Nicholas, begs examination of his title to an annuity of 40 <i>l.</i> , bought long before the wars for 1,000 <i>l.</i> , and of 20 <i>l.</i> bought for 200 <i>l.</i> , on Weethly Manor, co. Warwick, late the lands of Wm. Fortescue, whose son and heir has compounded, but not for this estate, because it is charged with debts and annuities beyond its worth. The County Commissioners have lately sequestered the manor, and refuse his annuity.	87	25 129
D.	87	28-33 69 170 273			
L.C.C.	87	43-67			
	170	265-271			
C.	33	384			
	87	40, 41			
H.	27	254			
R.	87	5	16 Aug. County Committee to certify and Brereton to report -	11	81
			30 Nov. 1654. The County Committee having certified as to the annuities left by his father, Sir Nich. Fortescue, he begs reference of their returns to counsel.	87	3, 24
			30 Nov. Reading to examine the matter and report - - -	27	185 87 21
			25 Jan. 1655. Order on report allowing the claim, with arrears from the date of his first petition.	23	1663
L.C.C.	170	93	10 Dec. 1650. JOHN BRIDGES, on behalf of the feoffees of Alcester School, Warwick, petitions that, 50 years since, Walter Newport left to Wm. Fortescue, his executor, 400 <i>l.</i> , to purchase an	62	26
	62	30			
IND.	62	17-19			

\* See the case of George Smith, 5 July 1650, *infra*.

					Vol. No. G or p.
18 March 1650.		JOHN FORTESCUE, &c.— <i>cont.</i>			
D. 170 91		annuity of 20 <i>l.</i> for the school; he ordered his son, Sir Nicholas,			
62 28		to settle it on Weethley Manor, and it has been paid till Lady			
		Day last, when the manor was sequestered by the County Com-			
		missioners, who refuse payment. Beg the arrears, and payment			
		during sequestration.			
		10 Dec. 1650. Referred to Reading - - - - -	10	256	
D. 62 32		23 April 1651. Petition renewed by Bridges and Fulke Bellers, min-	62	15	
		ister. The deed was in the hands of Francis, brother of Wm.			
		Fortescue, and William neglected payment, knowing his brother			
		would not sue him; but the deed being recovered, 80 <i>l.</i> arrears			
		has been paid till the manor was sequestered. Beg an order for			
		continued payment.			
		23 April. County Committee to certify the value of the manor,	14	94	
		it being reported as under-let.			
R. 62 21		30 Oct. Claim allowed with arrears from 24 Dec. 1649 - - -	15	67	
P.R. 16 154		17 March 1652. OWEN CLAXTON, of St. Paul's, Covent Garden,	75	100	
		and MARY FORTESCUE, spinster, trustees of Wm. Fortescue, beg			
		discharge of, or reference to counsel of their title to Weethley			
		Manor, &c., co. Warwick, sold to them in 1648 by the late			
		Wm. Fortescue, in trust for payment of debts, but $\frac{1}{2}$ are se-			
		questered for his recusancy.			
		23 June. Petition renewed, Wm. Fortescue being dead, and the	75	94	
		estate sequestered for recusancy only.			
		23 June. Petitioners to prove their title before the County Com-	16	582	
		mittee, and Reading to report.			
		21 July 1653. The County Committee having made no return, so	75	92	
		that they are unable to receive their rents, they beg enforce-			
		ment of the order.			
		21 July. County Committee to examine and certify forthwith,	25	138	
		giving the cause and date of sequestration.			
		19 June 1655. Mary Fortescue, the surviving trustee, begs an	87	2	
		order to the County Committee to examine further witnesses			
		in the case. Granted.	27	420	
L.C.C. 170 263		22 Feb. 1653. ANDREW GRAFTON, of Preston, co. Warwick, peti-	138	21	
D. 170 261, 262		tions that Wm. Fortescue, John Fortescue, his son and heir,			
C. 33 361		and Thos. Kempson, of Oversley, co. Warwick, in 23 Car.,			
		mortgaged to petitioner for 63 <i>l.</i> two parcels of ground in			
		Weethley, co. Warwick, for 7 years, with proviso of avoidance			
		on repayment, and he redemised the premises to them at the			
		rent of 20 <i>l.</i> ; but the premises have been sequestered for Wm.			
		Fortescue's recusancy, although there was no conviction,			
		seizure, or sequestration at the time of the grant, and he has			
		only received 20 <i>l.</i> , the remainder being in the tenants' hands.			
		Begs examination and allowance of the arrears and damages.			
		22 Feb. County Committee to examine and certify - - -	17	697	
I. & } 97 241		11 April 1654. THOS. KEMPSON, of Oversley Lodge, Cookhill, co.	97	237	
D. } -250		Worcester, for the creditors of Wm. Fortescue, begs leave to		303	
170 277-284		prove his title to a lease of lands in Weethley, co. Warwick,			
L.C.C. 97 239		granted him in 1624 by Wm. Fortescue to raise moneys for			
170 275		payment of debts for which Kempson had become bound, but			
C. 33 383		the estate is sequestered for the recusancy of Wm. Fortescue,			
97 253, 255		who is dead.			
D. 97 251		11 April. County Committee to certify and Reading to report -	27	5	
			97	235	
R. 97 229		27 Feb. 1655. Order on request that as the case is ready for hear-	27	321	
		ing, the rents be kept from being paid in for 3 weeks, pending			
		hearing.			

COMMITTEE FOR COMPOUNDING.—CASES.

2219

			Vol. No. G or p.
18 March 1650.			
	22 March 1655. Time prolonged 14 days - - -		27 344
	5 April. Order on report that the Committee for Compounding are not yet satisfied as to the claim, but allow the petitioner to make further proof.		97 221 23 1681
I. & } 97 224	21 June. Order on report allowing debts of 28 <i>l</i> . and 10 <i>l</i> . paid.		23 1693
D. } -228	The County Commissioners to examine further debts, and to forbear to account for the profits of the estate for 2 months; meanwhile, the claims of the petitioner will be considered, but if by that time he procure no further order, this order is made void.		97 214
L.C.C. 97 223			
E. 97 217			
	3 Oct. 1654. FOULKE EMES, of Alcester, tenant to Wm. Fortescue's estate, complains that the sheriff has seized his cattle on an outlawry for a debt of 22 <i>l</i> . and 3 <i>l</i> . costs to John Newsham, and cattle and goods belonging to others, though Newsham had no order from the Committee for Compounding.	83	691
	3 Oct. The sheriff to restore what he has taken, the extender to plead his right before the Committee for Compounding, and Edw. Chamberlain to see restitution made.	27	127
	30 Oct. The sheriff urges his right to the extent on the ground of its preceding the sequestration, and his responsibility for it in his accounts to the Exchequer, but Chamberlain states that the sequestration was before the extent.	83	694
I. & D. 237 61b	22 Feb. 1655. JOHN KETTE [of Elrington, co. Gloucester] having a judgment in the Upper Bench, begs an order to extend the estate of John, son and heir of Wm. Fortescue, $\frac{1}{2}$ of which are sequestered for recusancy, for a debt of 50 <i>l</i> . with costs.	237	61a 96 177
L. 237 61c			
C. 34 4			
237 61d, E			
E. 237 61f	22 Feb. Referred to the Warwick Committee and to Reading -	27	229
	3 April 1655. JOHN COGAN, of Brentford, Middlesex, begs discharge of, or leave to prove his title to an annuity of 50 <i>l</i> . on lands in Cludshall, Cookhill, &c., co. Worcester, and in Weethley, co. Warwick, sold in 11 James by Nich. Fortescue to Richard Priethergh and Wm. Milbery, and transferred to petitioner, but the premises were sequestered for recusancy of Fortescue, and the sequestration continued though he is dead.	75	443
H. 27 387	3 April. Warwick and Worcester Committees to certify, and Reading to report.	27	358
	Claimants on the Estate of SIR JOHN SOMERSET, Pauntley, Co. Gloucester.		
	18 March 1650. LADY MARY SOMERSET, his wife, complains that John Eubank, from whom, in 1636, her husband bought Cleatlam Manor and lands, co. Durham, taking advantage of her husband's absence and sequestration for delinquency, has got possession of the said estate, most of the County Committee being his kindred or friends, and she has had no $\frac{1}{2}$ therefrom. Begs allowance of her fifth from the premises, with arrears, and also from the rest of the estate.	118	883
O.C.C. 84 590	18 March. Mr. Eubank to be sequestered after 21 days' notice, and his Lady Day rents stayed in the tenants' hands, and the County Committee to enquire.	7 9	59 35
	5 Dec. Lady Mary renews her petition on the late Act, for allowance of her fifths from the premises.	118	880 881
	5 Dec. Granted with arrears since 24 Dec. 1649 - - -	10	250
L.C.C. 84 627	23 July 1651. JOHN EUBANK [SEN.] petitions that his estate at Cleatlam was mortgaged in 1636 to Sir John Somerset for 3,000 <i>l</i> ., and sequestered for Sir John's delinquency; it was discharged by the late Committee for Sequestrations, on proof of payment of the whole sum. Begs relief.	84	589 625
155 124			
O.C.C. 84 628			
629			
155 129, 133			

			Vol. No.
			G or p.
18 March 1650.	SIR JOHN SOMERSET— <i>cont.</i>		
ACCTS. 84 631	23 July 1651. County Committee to examine and certify -	-	14 220
-634			84 623
155 129	14 April 1652. Mercy and John Eubank [jun.], executors to John Eubank, renew the petition for discharge, and beg repayment of the 454l. 12s. 9d., surplus in the hands of the County Committee, and restoration of rents.		84 599
-131			621
155 158			
	14 April. County Commissioners to enquire, giving notice to Lady Mary Somerset.		16 309
			84 619
	16 June. Mercy, widow of John Eubank, begs for her dower right meantime, she and her child having nothing to subsist on.		84 606
	16 June. Order that the report be heard as soon as drawn up -		16 547
	4 Aug. Rich. Graves begs a hearing on behalf of the State, the premises having been lately sold at Drury House, as sequestered for Sir J. Somerset's delinquency.		84 601
	4 Aug. Witnesses to be examined on both sides, and Lady Somerset's $\frac{1}{2}$ stayed pending judgment.		17 102
			84 601
L.C.C. 155 143	11 Aug. Mercy and John Eubank beg publication of the deposition returned.		84 597
163			
D. 155 145	11 Aug. County Committee to send up all the depositions, and certify the condition in which they find them.		17 134
-150			
153 159	11 Aug. Mercy Eubank, and John, her son, the administrators of John Eubank [sen.], beg a speedy hearing of Brereton's report, to save them from starving.		84 597
166 179			
118 749			
REQ. 118 823	22 Sept. Mrs. Eubank to show cause why some material proofs taken in Chancery should not be produced on Mr. Graves' motion.		17 256
II. 84 615			
	28 Oct. Mercy and John beg speedy hearing, the report being ready.		84 603
	28 Oct. Ordered for this day week - - - -		17 367
	4 Nov. Counsel to consider how far the Committee can take cognizance in such a case, and on the right of the Drury House Trustees to sell estates forfeit on mortgage.		17 382
	11 Nov. Hearing postponed a fortnight, Mrs. Eubank to present her accounts to Auditor Sherwin, Lady Somerset checking them, and all depositions in Chancery and others to be then examined.		17 393
			84 611
L. 84 627	9 Dec. Case to be heard unless Lady Somerset's exceptions are brought within a week.		17 488
D. 84 613			
C. 84 607	14 Jan. 1653. The Eubanks renew their petition for a speedy hearing. Granted.		84 602
608			17 595
	20 Jan. Order that as to personal estate, Sir John Somerset is to be accountable only for what was disposed of to his use. That both parties make such further proofs as they can about disposal of personalty, value of lands, decay of houses, &c. That Mrs. Eubank be allowed 50l. on security out of the rents in the tenants' hands. That the County Committee for the present receive all the rents; and that they and Mrs. Eubank, and Somerset's servants, all send in accounts of receipts from the estate.		19 1065
			1066
	4 March. Order on Mrs. Eubank's petition for Sherwin to certify his receipts.		25 4
	9 March. The rents in the tenants' hands having been paid in to the purchaser, Fras. Bagshaw, Mrs. Eubank's 50l. is to be paid from the Goldsmiths' Hall Treasury.		25 10



	PURCHASERS OF THE ESTATE.	Vol. No. G or p.
18 March 1650.		
O.T.T. 118 755	1 June 1652. Discharge from sequestration of Cleatlam Hall, and	16 477
751	lands in Gainford and Staindrop parishes, co. Durham, forfeited	
	by Sir John Somerset, and bought from the Treason Trustees	
	by Fras. Bagshaw, of the Middle Temple.	
	30 Dec. Order that half the money be allowed for debts, and	18 918
	the other half in doubled money.	
O.T.T. 118 753	2 Sept. 1653. Like discharge of houses in Castle Morton parish,	18 875
	co. Worcester, bought by Thos. Gookin, of Lincoln's Inn, and	
	John Woolf.	

## JOHN THOROLD, London.

P.R. 7 65	18 March 1650. Compounds for delinquency in arms. Has a	218 932
R. 218 927	personal estate worth 120 <i>l</i> .	
	30 April. Fine at $\frac{1}{2}$ , 20 <i>l</i> .	8 13

## 19 March 1650. JOHN CORBETT, St. James', London.

P.R. 218 727	Being discovered by Lady Moore, begs to compound for delin-	218 726
P.R. 7 65	quency in the first war, has only lately been sequestered.	
R. 218 723	10 April 1650. Fine 1,000 <i>l</i> .	7 97
	21 June. His estate being 500 <i>l</i> . rent-charge, payable to him by his	8 162
	father, Sir John Corbett, M.P., for non-payment of the fine,	
	the father is ordered to pay the rent-charge, with arrears, to	
	the Treasury of this Committee.	

## FOULKE FISHER, Hidoote, Mickleton, Co. Gloucester.

P.R. 85 960	19 March 1650. Begs to compound for delinquency in adhering	85 958
P.R. 85 956	to the King's forces in the last war. Has not yet been seques-	
	tered.	
	19 March. Ordered to be sequestered, and admitted to composi-	7 65
	tion.	
	7 Nov. Renews his petition, doubting he is liable to sequestra-	85 954
	tion for something said or done in the first war, and presents a	
	particular of his personal estate.	
	7 Nov. Referred to Reading	12 7

## JOHN JAMES, Barking Parish, London.

P.R. 95 412	19 March 1650. Begs to compound for being in arms in the	95 408
	second war, though not questioned nor sequestered.	
	19 March. Order that he be sequestered and admitted to com-	7 65
	pound.	

## ROB. MOORE, St. Clement Danes.

P.R. 219 9	19 March 1650. Begs to compound for delinquency in arms, not	219 9
P.R. 7 61	being yet sequestered.	
R. 219 7	7 May. Fine at $\frac{1}{2}$ , 2 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	8 26
P.C. 219 10		

## HENRY TOOKER, Winchester, Hants.

P.R. 219 3	19 March 1650. Compounds for delinquency in arms, not being	219 3
P.R. 7 65	yet sequestered.	
R. 219 1	30 April. Fine at $\frac{1}{2}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> .	8 13
	10 May. Paid and estate discharged	8 36

19 March 1650.

Claimants on the Estate of the late CHAS. TOWNLEY,  
RICHARD, his Son, and CHRIS. TOWNLEY, his  
Brother, Co. Lancaster.

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P.R. 218 682	19 March 1650. JOHN MONSON, jun., of Northorpe, co. Lincoln, begs	218	683
P.R. 7 61	to compound, not being sequestered, for his small estate, being		682
R. 218 679	a rent-charge of 40 <i>l.</i> from the manor of Norton-cum-Dunston,		
	co. Lincoln, redeemable by Rich. Townley, sen. or jun., or		
	Charles Townley.		
	29 March. Fine 34 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> - - - - -	7	82
	10 April. Order that his estate be not seized, as he has paid or	9	47
	secured his fine.		
NOTE 218 679	20 Nov. He begs leave to compound on his own discovery for an	218	677
P.R. 218 678	arrear of 7½ years due to him of the said rent-charge.		
P.R. 12 23	22 Nov. Note that he is respited - - - - -	12	36
R. 218 675	10 Dec. Fine for the arrears on his rent-charge 50 <i>l.</i> - - -	12	60
	22 Jan. 1651. Sequestration of Monson's annuity discharged with	9	47
	arrears, the fine being fully paid.	12	102
		101	971
	3 March 1654. He is allowed to levy the arrears on those from	12	605
	whom they are due.		
	24 July 1655. He complains that the County Committee of Lincoln	101	973
	detain the arrears of the annuity for his pretended delinquency,		
	and begs an order to them to certify the date of sequestration,		
	and the amount of the arrears received.		
C. 34 42	24 July. The County Committee ordered to certify - - -	29	34
P.R. 8 168	14 June 1650. JOHN BRADDILL begs reference to counsel of his	124	215
	title to a rent-charge of 80 <i>l.</i> a year on lands, co. Lancaster,		
	granted by Chas. Townley, 12 Charles, to Christopher Townley,		
	still living, for his life, and by him, 16 Charles, assigned to		
	petitioner on trust for payment of his debts and other purposes,		
	but the premises are sequestered for Charles Townley's delin-		
	quency.		
D. 124 217	26 Sept. The Lancashire Committee to certify, and if Christopher	11	197
R. 124 211	Townley were not in arms, they are to allow him a third; if	124	213
	a delinquent, then to allow a fifth.		
	17 July 1651. Braddill moves for allowance of his deed - - -	83	173
	27 Aug. He begs consideration of Brereton's report. Charles	83	170
	Townley granted the said rent-charge 15 years since, before		172
	delinquency, when he had an estate of 1,000 <i>l.</i> a year. The		
	order directing payment to Christopher Townley is a mistake,		
	as he has no title thereto, it being petitioner's right.		
	29 Aug. Ordered to account on oath with the Committee for	14	261
	Compounding's Auditor for his receipts out of Townley's		264
	estate, and the County Committee to certify. On the order of	237	208
	26 Sept. 1650, the name of John Braddill is to be inserted		
	instead of Christopher Townley.		
	[29 Aug.] 1650. Note that COL. THOS. GRANTHAM wishes to com-	77	712
	ound on the Act of 1 Aug. 1650, for Townley and Cliviger		715
	manors and other lands, co. Lancaster, extended on a Statute		
	acknowledged by Chas. Townley.		
	29 Aug. Referred to Reading - - - - -	11	105
	30 Aug. On Grantham's complaint that the estate is sequestered	11	125
	as Charles Townley's, order that the County Committee certify		
	the cause of sequestration, and the value of the estate.		
	19 Dec. The extender of the estate is to give an account of his	10	291
	receipts therefrom, it being supposed that he has already		
	received more than his debt.		

COMMITTEE FOR COMPOUNDING.—CASES.

2223

			Vol. No. G or p.
19 March 1650.			
	29 Jan. 1651. Grantham begs an order to the County Committee to certify Townley's lands, worth 80l. a year, in petitioner's hands, on an extent which was allowed by order of the Committee for Sequestrations of 10 March 1648.	88	686
	29 Jan. The County Committee to certify what they know about the petition, and the value of the lands.	10	369
	29 Jan. John Crisp petitions that his brother, Henry Crisp, deceased, had a mortgage of Hapton Park, co. Lancaster, made by Charles Townley, conditioned for the payment of 1,000l., which was not paid. Is hindered by Thomas Grantham, by virtue of a statute precedent to the conveyance by which petitioner claims, as heir to his brother. Begg that Grantham may effectually prosecute Townley's composition for Townley's estate, and that he may extend his whole estate, so that petitioner may not for ever be defeated of his right.	77	719
	26 March. Crisp's petition referred to Reading - - -	10	369
P.R. 10 383 14 40	26 March. Crisp is allowed to take exceptions to Grantham's accounts of his profits from Townley's estate.	14	65
	26 March. Motion on behalf of Crisp that Grantham may not be allowed to compound for the manors in his mortgage till his own case is reported, and he has had a hearing.	77	723
	26 March. Crisp's report to be heard before Grantham compounds	77	712 715
	28 May. Crisp begs a warrant to the Keeper of the Upper Bench to produce Townley before the Committee for Compounding, in proof of a deed of which he was a witness. Granted.	77	714
NOTE 88 684 R.W. 14 161 165	24 June. Grantham petitions that, being bound in 1,500l. for a debt of Townley's, he had a statute for 3,000l., and the money not being paid, he extended the lands in co. Lancaster, value 80l. a year; the estate not being compounded for, he begged leave to compound for it, and a certificate of its value was ordered from the County Committee, which being now returned, he begs a copy thereof, that he may be the better able to compound.	14	138
	24 June. Grantham petitions that, being bound in 1,500l. for a debt of Townley's, he had a statute for 3,000l., and the money not being paid, he extended the lands in co. Lancaster, value 80l. a year; the estate not being compounded for, he begged leave to compound for it, and a certificate of its value was ordered from the County Committee, which being now returned, he begs a copy thereof, that he may be the better able to compound.	88	685
	25 June. Order that Crisp and Grantham be heard together, touching the title set forth in Brereton's report.	14	179
	2 July. Crisp begs that for proof of his title, two witnesses now in co. Lincoln may be examined, he be allowed to enjoy the premises, and Grantham ordered to account for his receipts therefrom.	77	729 731
	2 July. The Lincoln Committee to take examinations about proof of the deeds and their execution, and certify what they know of the case, and Brereton to report.	14	186
L.C.C. 162 291	19 Aug. Crisp begs a copy of the certificate of the Lincoln Committee. Granted.	77	717 14 259
	19 Sept. 1654. Ben. Martin, merchant of London, complains that though he bought Townley Manor from John Crisp, who had bought it from the Drury House Trustees, as in possession, the County Commissioners have only discharged as much as appeared to be the estate of Chas. Townley, from whom it was sequestered, and refuse to discharge the remainder, as being the dower of his wife, though no dower was allowed in the Act for Sale; he requests that Mrs. Townley may show cause in a month why he should not have the portion claimed as her dower. Granted.	124	179
		18	962
		124	185
D. 124 183	27 Sept. Mary, widow of Charles Townley, declares that she has no right in the said lands, her request therefor being rejected by the Committee for Removing Obstructions, because the Act of Parliament cut her off from interest therein.	124	181

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19 March 1650.	CHAR. TOWNLEY, &c.— <i>cont.</i>			
c. 33 267	10 Oct. 1654. Martin begs an order to the County Commissioners	105	7	
27 264	of Lancaster, to discharge Cliviger Manor, part of the estate of the late Chas. Townley, and purchased by him of the Drury House Trustees, but part of it was sequestered for delinquency of Thos. Pearson, who had a lease, now expired.			
	10 Oct. County Commissioners to certify - - - -	27	9	
	17 Oct. Sequestration of the land found not to be the dower of Mrs. Townley discharged.	27 105	141 13	
	13 Dec. Martin begs arrears since his purchase, and return of the bond which he was forced to give for arrears. Granted.	27	208	
d. 111 817	30 Aug. 1650. ALICE, wife of CHRIS. TOWNLEY, begs confirmation to her of her fifth of her husband's estate, being an annuity of 80 <i>l.</i> a year, and the land called the Morehills, co. Lancaster.	124	193	
	30 Aug. Allowed her $\frac{1}{4}$ from 24 Dec. 1649 - - - -	11	127	
	4 Dec. 1650. MARY, Widow of CHARLES TOWNLEY, petitions that her husband's estate has long been sequestered for recusancy, yet she was allowed her $\frac{1}{4}$ for herself and children till John Monson lately proved his claim to a rent-charge of 40 <i>l.</i> thereon, making it appear that the whole should be paid out of her $\frac{1}{4}$ part, contrary to the Act. Is content to bear her proportion, but not to pay the whole.	124	195	
	4 Dec. County Commissioners to certify, and Brereton to report	10	243	
d. 122 755	18 June 1651. WM. THORNTON, of Grantham, co. Lincoln, begs the benefit of Bradshaw's report to the Commissioners for	122	743	
757	Sequestrations, upon which they ordered, 8 July 1646, that a debt of 500 <i>l.</i> due to him from Richard and Charles Townley, both dead, should be paid, or petitioner allowed the benefit of their lease to him of two mills in the parish of Whalley, co. Lancaster, granted as security.		729	
R.C. 14 168	The former County Commissioners complied with the order for discharge of sequestration, yet the present tenants are forbidden to pay their rents to petitioner, on pretence of Charles Townley's delinquency.			
122 745				
L.C.C. 122 747				
e. 122 739	4 Dec. The Committee for Removing Obstructions allow Thornton and Wm. Ellis, M.P., to whom he has mortgaged the mills for 300 <i>l.</i> , the sum of 585 <i>l.</i> in full satisfaction of the debt.	122	579	
	13 Jan. 1652. The Committee for Compounding order the rents to be paid them on security.	15	186	
	17 Feb. The security taken in the country to be given up to him, he having given security in town.	16 122	26 732	
	10 June. Claim allowed, sequestration discharged, and he is to account with the Auditor for his receipts from the estate.	16	522	
	13 July 1653. Begg delivery of his bond - - - -	122	553	
	13 July. Granted, on production of the order of allowance by the Committee for Removing Obstructions of his claim.	25 122	119 577	
	29 Nov. His title being allowed by the Committee for Removing Obstructions, the bond to be delivered up.	25 237	255 211	

## LESSEES AND PURCHASERS OF THE ESTATES.

5 Dec. 1651. WM. COCKCROFT and SARAH his wife, widow and administratrix of Wm. Cockcroft, of Heptonstall, York, petition that in 8 Charles, a coal mine in Cliviger, Burnley parish, co. Lancaster, was let for 31 years under the Duchy Seal, on fine of 5 <i>l.</i> and rent of 5 <i>s.</i> , for 30 years to Rich. Townley, who dying, his brother Charles administered to his estate, and 10 years since, assigned the lease to the late Wm. Cockcroft.	75	1051
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Chas. Townley being a delinquent in 1643 and 1644, petitioners paid their rent to the State till 2 years past. In 1647 to 1649, they spent 350*l.* in sinking pits, but were much impeded by the brittleness of the earth, and overflow of water, and also by the 2 garrisons lying near, impeding the workmen in getting, and the country people in fetching coals, so that they have made little profit, yet the County Committee demand their arrears of rent. Beg relief and stay of all seizures for rent.

	5 Dec. 1651. County Committee to certify, and Reading to report	15	121
R.O. 25 176	6 Oct. 1653. ROB. ABDY, scrivener of London, begs discharge with arrears of Norton Manor, &c., co. Lincoln, sequestered for delinquency of the late Charles Townley, father of Richard Townley, from whom and others he purchased it, Charles Townley having only a life interest therein.	140	485
140 503			505
L.C.C. 140 507			
162 295			
c. 33 327			
140 509	6 July 1654. Discharge granted	-	23 1618
523			140 483
D. 140 511	1 May 1655. Abdy and Rich. Moore, merchant, petition that—the County Commissioners refusing to pay the arrears because they are already disposed of—they may have their payment from other moneys in hand.	140	482
-521			
R. 140 487	1 May. The County Committee are to pay, or show cause to the contrary.	27	376
	Discharge from sequestration of the following lands, all co. Lancaster, forfeited by Charles Townley and bought from the Treason Trustees:—		
O.T.T.	2 March 1653. Townley and Oliviger manors and coal mines, with exceptions, $\frac{1}{2}$ the purchase money defalked for debts on the premises, bought by John Crisp and Benj. Martin.	18	831
124 243			
124 237	6 April. House in Hapton Manor, bought by Edm. Starkie	-	18 832
124 219	Also houses and lands in Burnley, Brensoliffe, Horsewood, &c., bought by Benj. Martin.	18	941
124 239	Also houses and lands in Oliviger Manor, bought by Rich. Holt.	18	832
124 241	17 April. Houses and lands, Oliviger Manor, bought by John Hartley and Thos. Sager.	18	832
124 233	26 April. Houses and lands in Oliviger Manor, bought by Marg. Aspden, widow, tenant.	18	832
124 235	28 April. Like houses, bought by Abr. Lawe, tenant	-	18 832
124 231	13 June. Meadows and woods in Hapton Manor, bought by Jas. Nuttley.	18	845
124 227	22 June. Lands in Hapton Manor, bought by Chris. Helme	-	18 847
124 229	22 July. Closes in Townley Manor, bought by John Blount and John Braddill.	18	855
124 225	18 Aug. Hapton Manor, bought by Benj. Martin	-	18 868
124 221	26 Aug. Houses in Ightenhill, Clitheroe honor, bought by Rob. Cunliffe.	18	905
124 223	5 April 1654. Houses in Ightenhill, Clitheroe honour, bought by Benj. Martin.	18	941

## THOS. TUDOB, St. Martin's-in-the-Fields.

P.R. 219 45	19 March 1650. Compounds for delinquency in arms in the first war.	219	44
P.R. 7 65			
R. 219 41	7 May. Fine at $\frac{1}{2}$ , 5 <i>l.</i>	-	8 26

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19 March 1650.		GEORGE WALSHE, Westminster.			
P.R.	219 52	19 March 1650. Compounds for delinquency in arms. Has not yet been sequestered.	219	49	
P.R.	7 65				
R.	219 47	7 May. Fine at $\frac{1}{2}$ , 5 <i>l</i> . - - - - -	8	27	
20 March 1650.		WALTER ACTON, Nudenham, Salop.			
P.R.	218 901	Begs to compound for adhering to the King's forces, not being sequestered.	218	900	
R.	218 897				
		30 April 1650. Fine at $\frac{1}{2}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	8	13	
		7 June. Paid and estate discharged - - - - -	8	130	
		HEN. BROWNE, Tysoe, Co. Warwick.			
P.R.	218 894	20 March 1650. Compounds on his own discovery for delinquency in adhering to the late King.	218	896	
R.	218 891				
		30 April. Fine at $\frac{1}{2}$ , 3 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . - - - - -	8	12	
		9 May. Paid and estate discharged - - - - -	8	32	
		TIMOTHY EMAN, Westminster.			
P.R.	218 442	20 March 1650. Begs to compound, being informed against by Lady Moore for delinquency in arms. Was never sequestered.	218	440	
P.C.	218 442				
		22 March. Fine at $\frac{1}{2}$ , 15 <i>l</i> . 10 <i>s</i> . - - - - -	7	70	
		ALBINE FRANCIS, Cobham, Kent.			
PASS	219 175	20 March 1650. Begs to compound. Being a servant of the Duke of Richmond, waited on him at Oxford whilst it was a garrison for the King. Was never in arms and never sequestered.	219	174	
P.R.	219 171				
P.R.	7 65				
R.	219 169				
P.C.	219 176	9 July. Fine at $\frac{1}{2}$ , 88 <i>l</i> . 10 <i>s</i> . - - - - -	11	2	
		ANDREW HUDDLESTON, Hutton John, Cumberland, Recusant, and the Claimants on his Estate.			
		20 March 1650. SIR CHRISTOPHER MARTIN begs allowance of his title,—in right of his wife, daughter, heir, and administratrix of Wm. Atkinson,—to the manor of Hutton John, co. Cumberland, of which he has been out of possession by the oppression of Andrew Huddleston, a recusant, and his confederates, and by the great power and interest they had in the late wars in that county. The same is now sequestered, as belonging to Huddleston, and for his delinquency. Begs that Huddleston may be summoned before the Committee for Compounding.	105	77	
		20 March. Order that Martin have liberty to try his title at the Upper Bench, the Attorney-General to take care of the State's title.	7	64	
		10 Feb. 1651. The County Committee is not to seal a lease of ejectment till Martin's claim is allowed by the Committee for Compounding.	30	126	
		21 May. Martin begs discharge of the sequestration on the manor of Hutton John, for recusancy and delinquency of Andrew Huddleston.	105	97	
		21 May. Referred to the County Committee - - - - -	14	130	
C.	117 747	5 Aug. 1650. JOHN SKELTON, of Wreay Hall, Cumberland, by Clement Skelton, his father and guardian, begs discharge of the manor of Hutton John, sequestered for the recusancy and delinquency of Andrew Huddleston. The late King, by lease	117	717	
P.R.	117 746			745	

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	under the seal of the Court of Exchequer, in the 3rd year of his reign, in consideration of a sum of money, and for sundry other considerations, demised it to George Skelton and his heirs, it being parcel of the lands of Joseph [father of And.] Huddleston, deceased, and seized into the late King's hands for a debt of 290 <i>l.</i> , yet unpaid, at the rent of 5 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , to be held till the debt should be fully discharged. Is executor to the said George Skelton, his grandfather, and by his guardian, has duly paid the rent reserved. Neither he nor Clement Skelton, his father, were sequestered or sequestrable.		
L.C.C. 150 385 117 719 A. 117 713	9 Aug. 1650. Referred to County Committee	- - -	11 75 117 715
L.C.C. 150 349 I. & D. 150 351 -354 D. 117 735	6 Aug. 1651. Complains that the County Committee have certified untruths, and prays that Brereton may bring in his report, and that the truth may be examined by some indifferent Commissioners.		117 737
	6 Aug. Referred back to the County Committee, to examine his witnesses on oath, and to cross-examine on behalf of the Commonwealth, and make returns within a month.	14	213
	March 1652? Begg that there may be no more delay in his cause	117	733
	7 April. Prays publication of his depositions and a hearing. order.	No 117	727
D. 94 176 178	9 July 1651. The County Committee report AND. HUDDLESTON to have paid 15 <i>l.</i> out of 47 <i>l.</i> , arrears due from his estate as a recusant, and to have produced a discharge for 35 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> levied by extent.	94	178 213
	26 Nov. Huddleston begs an order enjoining the County Committee to allow him, out of the sequestration of his estate, the sum of 47 <i>l.</i> , which, in 1649, was levied by extent, as an arrear due for his recusancy, and which he has since paid, as appears by a <i>quietus est</i> taken out of the Exchequer; notwithstanding which the County Committee have compelled him to pay 15 <i>l.</i> more.	94	231
	26 Nov. He is to produce a constat of the payment of 47 <i>l.</i> under the hands of Captain Falconbridge.	15 94	104 211
	14 Jan. 1652. On motion of counsel on Huddleston's behalf to be heard on the order of 26 Nov., the Committee for Compounding cannot give any order.	94	215
	10 March. He begs examination of the cause of his sequestration. Was sequestered as a Papist in arms, though he had no estate in Hutton John during Skelton's lease, which by the late Act of Oblivion is discharged and made void, in regard it was for the payment of a fine imposed upon his father in the Star Chamber. Begg allowance of the third of the profits of his lands.	94	233
L.C.C. 150 381 C. 150 381	20 March. Begg a copy of the charge against him. Has never been adjudged a delinquent, yet is his estate seized and sequestered. Granted.	94 16	228 237
	1 July. On his petition (missing), Parliament orders the Committee for Compounding to expedite the determination of his business.	94	185
L.C.C. 172 213 D. 172 211 L. 150 395 IND. 150 387 -389	6 Oct. 1652. Christopher Dudley and Wm. Fleming, in behalf of the children of Andrew Huddleston, beg an order to the County Committee to examine the proof of the assurance made by Joseph Huddleston, father of the said Andrew, in 1632, settling all his manors, lands, &c., in Cumberland, on petitioners for several uses; amongst others, for raising 200 <i>l.</i> for the said Andrew, and Dorothy, his wife, and 100 <i>l.</i> a piece for each of their younger children, and for raising 20 <i>l.</i> a year for the education of their eldest son, when he reached the age of 16. They	81	428

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20 March 1650.	ANDREW HUDDLESTON— <i>cont.</i>			
	cannot raise the sums, because the premises are sequestered from Andrew, whose crime debars the rights of the children; they are all educated by petitioners in the Protestant religion.			
	6 Oct. 1652. Referred to the County Committee and Reading	-	17	302
	PURCHASERS OF THE ESTATE.			
O.T.T. 94 179	8 Aug. 1653. Discharge from sequestration of Hutton John Manor, Cumberland, forfeited by And. Hddleston, and bought from the Treason Trustees by Daniel and John Fleming, and Chris. Dudley.	18	864	
	THOS. HULL, Windsor, Surrey.			
C. 219 687	20 March 1650. Begg to compound for adhering to the King, his small estate being unsequestered. Noted, order that he be sequestered and admitted to compound.	219	683	
P.R. 219 685				
P.R. 7 65	21 March. Fine at $\frac{1}{2}$ , 20 <i>l</i> . - - - - -	-	219	683
	JOHN PYVINCH, Wisterton, Co. Hereford.			
P.R. 218 445	20 March 1650. Compounds for adhering to the King at the battle of Naseby.	218	444	
P.R. 7 65	22 March. Fine at $\frac{1}{2}$ , 1 <i>l</i> . - - - - -	-	7	70
	THOS. SOAME, Frecknam, Co. Cambridge.			
P.R. 218 450	20 March 1650. Compounds for delinquency in adhering to the forces raised against Parliament, being under the power of the King's army.	218	452	
237 63		237	62	
P.R. 7 61	22 March. Fine 2 <i>l</i> . 10 <i>s</i> . - - - - -	-	7	70
R. 218 447				
21 March 1650.	KATHERINE MAYO, Bodenham, Co. Hereford, Widow, and THOMAS, her Son.			
P.R. 218 622	Katherine Mayo being sequestered for delinquency in adhering to the forces raised against Parliament, begs to compound.	218	623	
R. 218 611				
C. 218 619	22 March 1650. Thos. Mayo compounds for delinquency in arms	218	615	
P.R. 218 617	25 March. Katherine Mayo's fine at $\frac{1}{2}$ , 20 <i>l</i> ., that of her son at $\frac{1}{2}$ , 15 <i>l</i> .	7	75	
P.R. 7 71				
R. 218 614				
	SIR WM. PLAYTERS, Bart., Sotterley, Suffolk.			
O. 7 62	21 March 1650. Rich. Lloyd summoned to give evidence touching his delinquency.	7	62	
L.C.C. 163 1				
I. & D. 163 1	17 June 1652. On Playters' motion for discharge on the late Act of Pardon, enquiries to be made as to whether he was not sequestered before 1 Dec. 1651.	16	561	
L.C.C. 169 115	12 Oct. Further enquiry ordered, and his estate to be discharged if not then sequestered.	17	319	
	16 Feb. 1653. The County Committee to search their books and papers, and Reading to report.	17	684	
	SIR WALTER VAVASOUR, Bart., Hazlewood, Co. York.			
	21 March 1650. His petition (missing) referred to Reading, to examine and state the case.	7	66	



21 March 1650.

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- |        |     |   |     |   |
|--------|-----|---|-----|---|
| c. 126 | 1   | 17 Nov. 1652. SIR WALTER petitions the Committee for relief on  | 126 | 3 |
| 126    | 1A  | Articles of War, for stay of proceedings in sale of his estate. Was in York at its surrender to the English and Scottish Generals, and by the Articles, was to enjoy his estate without molestation for any delinquency past. Obtained a pass from Ferdinand, Lord Fairfax, to go to Holland, where he stayed till the war ended. Soon after his departure, the sequestrators of the County seized his personal estate, worth 500 <i>l.</i> , and sequestered his lands, by order from the County Committee. Some part of his estate is already sold, and most of the rest surveyed and returned by virtue of the Act of Sale of 4 Aug. 1652. |     |   |
| d. 126 | 5   |   |     |   |
| c. 32  | 116 | 17 Nov. Order to the Committee for Compounding to certify whether he has forfeited the benefit of his Articles.   | 126 | 5 |
|        | 114 |   |     |   |

CLAIMANTS ON THE ESTATE.

- |                |     |  |     |      |
|----------------|-----|--|-----|------|
| 4 July 1650.   |     | His creditors desiring allowance of a deed made 10 Oct. 1640, granting the manor of Woodhall, co. York, to trustees for payment of 1,902 <i>l.</i> debts, and raising portions, the manor being worth 219 <i>l.</i> a year, the deed allowed, and the County Committee of York to admit the trustees to possession of the lands.   | 8   | 199  |
| 4 Oct. 1650.   |     | The County Commissioners request orders on the frequent petitions of SUSAN, wife of HEN. VAVASOUR, for the third of an annuity out of Sir Walter's estate at Hazlewood and Lead, as they can do nothing because he is a Papist and beyond seas.  | 237 | 64   |
| r.c. 16        | 295 | 3 Oct. 1651. The petition (missing) of his brothers, JOHN and PETER, and his uncles, HENRY and FRAS. VAVASOUR, for allowance of their several annuities from his estate, referred to the County Committee, to examine the proof and certify.   | 15  | 40   |
|                | 506 | 30 Dec. 1652. Order on a report on additional proof in behalf of John and Peter Vavasour, that 14 days be given for a search whether Sir Walter was seized for recusancy before the date of the deed; if not, John's annuity is allowed, with arrears from 24 Dec. 1649, if he has taken the Oath of Abjuration, and the same for Peter when he has taken the Oath, but meantime he is only to have $\frac{1}{2}$ . If the estate was seized before the date of the deed, only $\frac{1}{2}$ of the annuities to be allowed. | 19  | 1060 |
| 30 March 1653. |     | The annuities granted to John and Peter Vavasour, by the deed of 15 Aug. 1634, to be paid out of the whole estate of Sir Walter, it not appearing to have been seized for recusancy before that date. Peter is to have only $\frac{1}{2}$ till he has taken the Oath of Abjuration, and the arrears only from 24 Dec. 1649. John is to have the whole of the annuity due to him from that time. When Peter has taken the Oath, he is to be put in the same condition as John.  | 19  | 1078 |
| 8 Dec. 1651.   |     | DR. JOHN TROUTBECK, Surgeon-General to the Northern Brigade, petitions that he farmed last year the sequestered estate of Sir Walter Vavasour; at Hazlewood and Sutton Mills, co. York, for a year at 120 <i>l.</i> , of which he has paid 60 <i>l.</i> Begs a 7 years' lease, being the highest bidder last year, and his attendance on the army not allowing his presence at the next letting of estates.  | 124 | 596  |
| 8 Dec.         |     | County Commissioners to contract for 7 years, and certify according to instructions.   | 15  | 124  |
| 5 May 1652.    |     | Troutbeck complains that though he has offered the worth of the estate, the County Commissioners refuse him, pretending they can get more, and will not tell the valuation on a survey made at his request; has sown much corn in the ground. Has long served in Scotland, and has now to go to  | 124 | 599  |

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21 March 1650.	SIR WALTER VAVASOUR— <i>cont.</i>			
	Ireland with the Lord-Deputy. Begg hearing and a speedy despatch, that he may not be hindered in his journey.			
5 May 1652.	County Commissioners to proceed on instructions, and certify what has been laid out in repairs, and what their contract with Troutbeck is.	16	356	
5 May.	He requests allowance of 80 <i>l.</i> spent in making the chief house wind and water tight. Begg also leave to continue payment of annuities of 40 <i>l.</i> each to Sir Walter's brothers, Peter, John, and William.	124	609	
5 May.	They are to have their annuities on security of 2 years' value till the cases are determined, if heard in a month; but if not, the sequestration is to proceed.	16	354	
21 May.	Hearing ordered on the petition (missing) of Lady Vavasour, of Brereton's report in the case of Sir Walter's younger brothers.	16	437	
25 May.	The deed whereby the brothers claim their annuities disallowed, and the suspension of sequestration taken off, making void the order of 5 May.	16	438	
	PURCHASERS OF THE ESTATES.			
	Discharge from sequestration of the following lands, all co. York, forfeited by Sir Walter, and bought from the Treason Trustees:—			
O.T.T. 126 13	19 March 1653. Hazlewood and Lead manors, Skerry Grange, and houses, &c., in Long Addingham, bought by John Rushworth and Gilb. Crouch.	18	806	
126 7	Also Water Frystone Manor, &c. - - - - -	18	837	
126 11	23 March. Land in Sutton parish, Bohemiah Forest, bought by Col. Rob. Thorpe.	18	819	
126 9	1 Nov. Woodhall Park, and Sicklinghall, &c., in Kirkby Overblow, bought by John Bellasis and Sir Thos. Ingram, tenants.	18	911	
	JOHN WEDDERBORNE, M.D.			
P.R. 218 438	21 March 1650. Compound for delinquency in adhering to the late King in the first war, for which he has never been sequestered.	218	435	
	22 March. Fine 10 <i>l.</i> - - - - -	7	70	
22 March 1650.	SIR FRANCIS MANNOCK, Bart., Gifford's Hall, Stoke-Nayland, Suffolk.			
O.C.C. 142 595, 596	Summoned to appear and show cause why his estate, settled in Sir George Heneage, should not be sequestered.	7	72	
	29 March 1650. If he do not appear within a month after notice, a writ of sequestration to be issued.	7 9 10	83 40 15	
R. 237 66	26 April. His case referred to counsel - - - - -	8 237	6 65	
L.C.C. 237 H. 10 320 67	30 Jan. 1651. The County Committee for Hunts are to appoint an agent to keep courts on his sequestered estate; thanks to them for preventing his keeping courts.	30	183	
P.R. 26 7	17 Jan. 1654. He begs to contract on the Recusants' Act for $\frac{1}{3}$ of his sequestered estate.	142	593	
	13 June. He begs a lease of $\frac{1}{3}$ of the quit-rents of his manors of Eltisley, co. Cambridge, and Great Gransden, Hunts, sequestered for his recusancy.	142	591	
	13 June: The Registrar to enquire the value of the premises and report.	27	75	

22 March 1650.	RICH. SEYMOUR, Hanford, Dorset.	Vol. No. G or p.
P.B. 218 545 P.C. 218 548	22 March 1650. Compounds for delinquency in adhering to the late King in the first war only. Is not yet impeached.	218 544
	25 March. Fine at $\frac{1}{2}$ , 3l. 6s. 8d. - - - - -	7 74
27 March 1650.	Claimants on the Estates of SIR BASIL BROOK, Madeley, Salop, and THOS. BROOK, his Son and Heir.	
P.B. 7 80 9 39; 10 14	JAMES ASH, merchant, of London, begs allowance of the unexpired term of 12 years of a lease of Madeley Park, Salop, leased for 500l. to Thos. Jennings by Sir Basil Brook, and re-leased to Sir Basil on rent of 40l., on condition of re-entry for default of payment. Jennings assigned his estate to petitioner, who cannot distrain for rent, or re-enter the estate, it being sequestered for Sir Basil's delinquency.	64 883
	27 March 1650. His petition referred to Reading and St. Nicholas	9 39 10 14
	28 March. Ash allowed to try his title at law, and the County Committee are to defend the case for the State.	10 14 64 812 237 68
C. 64 814 L.C.O. 165 405 R.C. 14 112 64 808 D. 105 453 L. 30 381 C. 64 815 D. 64 818 R. 64 799, 881 D. 64 879 P.B. 64 871 C. 64 814	1 April. The last order to stand, and he is to bring his action against the tenants.	9 41 10 15
	8 May 1651. He renews his plea, which has been dismissed by the Barons of Exchequer because of their want of power. Begs allowance of his lease, or leave to compound for it.	64 809
	8 Jan. 1652. Order that he is to have the estate on account till he is satisfied of his debt, taking the Oath of Abjuration.	15 176 179 64 875
	12 Feb. Order that the County Committee pay him the 500l. debt with 100l. interest, or permit him to enjoy the estate during his lease, and he is to bring in a particular of a claim of 50l. for charges.	16 13
	8 April 1650. The County Committee report that THOMAS BROOK's estate, being chiefly coal, lime, and steel works, has been much injured by want of repairs through yearly leases, and that Edw. Cludd [of Orilton, Salop] having offered 700l. a year, being more than any other, and spent 1,245l. in repairs, should have the preference for a 7 years' lease.	237 69
	7 June. The parishioners of Madeley, Salop, complain that the County Committee, in letting the estate of Sir Basil Brook, Papist and delinquent, gave notice only to the old farmer, Mr. Cludd, and let it to him at 100l. less than petitioners would have offered. Cludd is tenant in name, only to shelter Papists and delinquents, his agents, who oppress petitioners. Beg to be admitted tenants, or for their nominee to be appointed joint tenant.	105 177
L. 237 70 D. 105 199 -230 H. 11 124 L. 105 183, 187, 179	27 June. The County Committee to explain why they did not let the mine to the parishioners, and to give them the preference when Cludd's lease expires.	8 117 119 10 38, 39
	3 Sept. 1650. On certificate of the County Committee, touching Thos. Brook's estate in Madeley, order that when the present lease expires, the County Committee treat with those who wish to become tenants, but make no contract till they certify their proceedings, and have further order, and that they take care meantime that the present tenant be not injured.	11 132 72 197
c. 237 71	8 Jan. 1651. The petition (missing) of Thos. Brook referred to Brereton.	10 329

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27 March 1650.	SIR BASIL BROOK, &c.—cont.		
CASE 105 191	18 March 1651. Edw. Cludd, the present tenant, offering 550 <i>l</i> . clear for the estate, and the parishioners offering 800 <i>l</i> . with abatement of taxes, the latter offer is to be accepted if they will give better security for rent and repairs; the lease to be for 7 years.	14	52
L. 107 178			
	25 March. The parishioners being unable to give the security, Cludd is admitted tenant at 750 <i>l</i> . a year on good security.	14	60
NOTE 165 401	30 Sept. On request of Fras. Wolfe, tenant under Edw. Cludd, deceased, of Madeley lordship, he is allowed to pay his rent and give in his accounts to the County Committee.	15	35
	12 Nov. 1651. MICHAEL RICHARDS, minister of Madeley, complains that though Cludd paid him after a long delay 30 <i>l</i> . from the tithes of Madeley Rectory, of which he had taken a lease, having got a fresh lease, he now refuses either to pay the 30 <i>l</i> . or allow petitioner the tithes. Begg present payment and settlement of the tithes.	113	1043
	12 Nov. Payment ordered for this year unless cause be shown to the contrary.	15	80
	10 Dec. 1651. WM. BREWERTON and THOS. FOSTER, for themselves and the creditors of Sir Basil Brook, and Thomas his son and heir, beg allowance of a deed dated 10 April, 17 Car., by which Sir Basil and Thos. Brook settled the manor and demesnes of Madeley for 30 years on Spencer, Earl of Northampton, and John, Earl of Peterborough, for payment of their debts. Since the wars, the lands have been sequestered for the delinquency of Thos. Brook. Petitioners have but lately discovered the deed, which they are prepared to prove. The debts amount to 10,000 <i>l</i> ., and the estate is only worth 300 <i>l</i> . a year.	72	259
	10 Dec. Referred to the County Commissioners - - -	15	128
c. 237 72	23 Dec. 1651. Order that $\frac{1}{2}$ be allowed to John, Thomas, and Margaret, children of Thos. Brook.	15	149
32 61			
THOMAS MIDDLETON, Horsham, Sussex, M.P., JOHN his Son, and the Claimants on their Estates.			
	27 March 1650. ROB. SAY, administrator of Edward Say, Bletchington, co. Oxon, begs allowance, and order for payment of a debt of 600 <i>l</i> ., out of the sequestered estate of Thos. Middleton, against whom Edward Say had a judgment, but by reason of privilege, petitioner could not have any remedy thereon.	115	169
	27 March. Referred to counsel - - - -	9	39
		7	80
		10	14
	10 April. Middleton granted a fortnight to shew cause why his personal estate should not be sequestered.	7	97
			100
c. 105 577	17 May. John, son of Thos. Middleton, petitions the Committee for Compounding. Was sequestered 18 months ago, and paid his composition for lands in possession and in reversion, but his father being since sequestered, and he having on marriage covenanted to demise to his father for life all his lands in possession at a certain rent, and taken an assignment of so much rent in lieu thereof out of other lands which were in his father's occupation, these moneys are now, under colour of his father's sequestration, secured by the County Committee. Begg an order that they may remain where they are till his interest therein is proved.	105	627
P.M. 105 577			633
REC. 105 560			
557			
R.C. 105 639	17 May. County Committee to certify all proceedings, meanwhile all rents to remain as desired.	8	55
NOTE 105 637		10	28

COMMITTEE FOR COMPOUNDING.—CASES.

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			Vol. No. G or p.
27 March 1650.			
n. 115 171	5 July 1650. Thos. Middleton complains that his estate is seques-	105	635
237 73	tered and no cause given; he was on appeal to the Barons of Exchequer, but their power is ended. Begs an order to the County Committee to certify the cause. Granted.	8	206
			210
		10	60, 61
	31 Oct. Thos. Middleton to shew cause within 14 days why the lands, liable to the judgment recovered by Edward Say, 23 Jan. 1627, against John Middleton, of Prestwood, Sussex, in the Court of Upper Bench, and since revived by <i>scire facias</i> against Thos. Middleton, his brother and heir, should not be extended.	10	198
	4 Dec. Rob. Say's judgment to be allowed if Thos. Middleton shew not cause within a fortnight.	10	240
	2 Jan. 1651. Say is to compound for the lands of Thos. Middleton extended.	10	323
d. 105 605	19 Feb. Thos. Middleton begs publication of his depositions	105	603
o.c. 10 292	19 Feb. They are ordered to be sent to the Barons of Exchequer, to proceed therein as they see cause, petitioner's case depending before them.	14	19
L. 115 159			
L.C.C. 237 74			
p.e. 115 167	6 March. On the motion of Wm. Say, in behalf of his brother Rob. Say, to be admitted to compound for the estate of Thomas Middleton, he is ordered to bring in a particular of the estate, and to compound for a moiety thereof.	14	39
n. 115 163		115	165
	23 and 29 April. On motion of Col. Herbert Morley, M.P., and Sir John Trevor, that the case of Thos. Middleton may be heard before the Committee for Compounding, they order the depositions to be transmitted to the Barons of Exchequer, and request their speedy determination of the case.	14	94
			98
	8 May. Rob. Say is admitted to compound for 203 <i>l.</i> a year, issuing from lands, &c., in Beeding, <i>alias</i> Seal, Ifield, and Crawley, Sussex; fine 489 <i>l.</i>	14	112
	11 Sept. Elapsing the time for payment, he is ordered to pay the whole with interest. But it appearing that Thos. Middleton is on appeal before the Barons of Exchequer, and that Rob. Say has not received any of the profits, but that they have been paid to the Treasury or to the County Committee, Say is allowed to pay the first moiety within 3 days, and the latter moiety within a month, without interest. The arrears received since 27 March 1649 allowed Robert Say, he accounting with the Auditor yearly.	15	16
	31 July. County Committee inform that in June 1648, Thos. Middleton devised goods value 754 <i>l.</i> , and a 3 years' lease of houses and lands to Edw. Shelley, on condition of diet for himself and children; this was just before the insurrection at Horsham, in which Middleton was engaged, and for which he was sequestered, and therefore they took a bond from Shelley to be responsible for the goods. With note of order, 17 September, that Shelley show cause why he should not pay the money secured by bond, and that the County Commissioners find out the fraud of the deed, and dispose of the goods not comprised in the deed.	237	75
	10 Oct. On Say's motion for payment of all rents received out of the estate since the sequestration, County Committee are to search in their books for accounts of the same since 24 Dec. 1649, and pay them back; if the said rents are disposed of, they are to repay Say out of other sequestration moneys. Say granted 6 weeks for payment of his fine of 489 <i>l.</i> His request that if Thos. Middleton be acquitted by the Barons of Exchequer, and the sequestration discharged, he may have the money	15	51

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27 March 1650.	THOMAS MIDDLETON, &c.— <i>cont.</i>		
	paid in respect of Middleton's fine repaid granted, with deduction of what Say has received out of Middleton's estate.		
	17 Dec. 1651. A discharge of Middleton's estate, dated 16 Nov. 1651, by the Barons of Exchequer, being produced, the sequestration is to be discharged, unless there be new matter or charge against him; Rob. Say, who has been admitted to compound for part of his estate, to have notice hereof.	15	13
L.C.C. 170 25	21 May 1652. John Middleton complains that he can have no benefit of his composition, the whole profits of the lands being levied as his father's estate. Begs a certificate from the County Committee and reference to counsel. Granted.	105	571
105 557			631
—559		16	435
D. 105 573,	17 Feb. 1653. The County Committee of Sussex having been empowered to compound with him by Parliament order of 28 July 1648, and his estate being since sequestered for the supposed delinquency of his father, Thos. Middleton, who is now discharged, the Committee for Compounding allow the report, and order his discharge, and 651 <i>l.</i> 9 <i>s.</i> , received out of the estate since 24 Dec. 1649 is to be paid him by the County Committee.	19	1070
579, 583,			
585			
R. 105 561			
C. 105 591			
D. 105 558			
	19 July 1655. Daubeny Williams, solicitor to the Committee for Compounding, informs that 1,000 <i>l.</i> of public money is in the hands of Robert or Wm. Say. On Say's payment of the fine, he had order to receive all rents, &c., of Middleton's estate, in pursuance of which the County Committee of Sussex paid him or his brother 1,000 <i>l.</i> Middleton being acquitted of delinquency before the Barons of Exchequer, the Committee for Compounding confirmed their former order of discharge of Feb. 1653, and ordered the County Committee of Sussex to repay him all sums received out of his estate, whereupon they paid him 1,000 <i>l.</i> , so that by this surprise, the Commonwealth has now repaid 2,000 <i>l.</i> , and only received 1,000 <i>l.</i>	115	157
	19 July. Say summoned to show cause why the money should not be repaid.	29	33
	28 Aug. 1650. BRAY CHOWNE pleads that he has a lease for 1,000 years of Prestwood Manor, Langhurst Wood, &c., mortgaged to him by Thos. Middleton, to secure 600 <i>l.</i> marriage portion to his daughter Anne, on her marriage with petitioner. Entered the premises 1½ years since, but by reason of the troubles has not received any part of his debt; Middleton is an M.P., but is under question for delinquency. Should he prove a delinquent, begs to compound for the lease on the Act of 1 August, and quiet possession of the premises meantime. Noted as referred to Brereton.	74	575
28 March 1650.	THOMAS HOWARD, Son and Heir of EDWARD, LORD HOWARD OF ESCRICK.		
	On his petition for leave to compound, being never sequestered, order that he be sequestered, and admitted to compound.	7	81
	12 Nov. 1651. Thomas Howard, and Lady Elizabeth, his wife, petition that Edward, Lord Howard, by indenture of 20 Dec. 1649, for 2,000 <i>l.</i> , part of Elizabeth's marriage portion, granted to the now Earl of Arundel and Charles Howard, in trust for petitioners, an annuity of 300 <i>l.</i> out of Escrick Manor, co. York; they received the same, till the late sequestration of the manor as Lord Howard's estate, for some debt due to the Commonwealth; beg examination of their case, and an order for allowance of the annuity.	91	683
	12 Nov. County Committee to examine and certify	-	91 681

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28 March 1650.	Claimants on the Estate of CRESSY TASBURGH, Essex.		<i>G or p.</i>
P.R. 66 454	28 March 1650. The estate of THOS. BARLEY (late), of Elsenham	9 40	
P.R. 8 78	Hall, Essex, in cos. Essex and Herts, having now fallen to	10 14, 15	
O. 66 456	a recusant [Cressy Tasburgh], who married his daughter, it	67 209	
R. 66 451	is to be sequestered.		
R.C. 8 155	28 May. SIR THOS. BARKER, of Elsenham, Essex, and ROB.	66 452	
10 47	BARLEE, of Kimpton, Herts, beg discharge of Elsenham Hall		
L.C.C. 121 589	and South House, Much Waltham, co. Essex, and Bibsworth		
H. 8 181	Manor, Kimpton, co. Herts, which Cressy Tasburgh and Dame		
R.C. 11 61	Grace Philipps, his wife, leased 20 February last to peti-		
L.C.C. 66 295	tioners for 4 years at a peppercorn rent, for 1,200 <i>l.</i> spent by		
	Sir Thos. Barker, for Thos. Barlee, deceased, Dame Grace's		
	father, for her own debt, she being his sole heir. The pre-		
	misses are sequestered for Cressy Tasburgh's recusancy, yet		
	when they granted the lease, he was neither convicted nor		
	indicted thereof.		
	29 Aug. On report, the County Committee ordered to certify the	11 115	
	cause of sequestration; the rents to remain in the tenants'	66 450	
	hands till further order; Barker to receive $\frac{1}{3}$ of the rents on		
	security, and the County Committee to certify if Tasburgh be		
	a recusant convict.		
	17 Oct. Tasburgh to receive the rents; but to repay them if not	11 278	
	discharged within three months.		
H. 10 578	8 Jan. 1651. Barker and Barlee beg confirmation of the order	66 448	
66 449	allowing the lease.		
10 391	8 Jan. They are allowed to receive the rents for two months	10 334	
	longer.		
	6 Feb. Lease allowed and sequestration discharged unless Fowle	10 391	
	show cause in 14 days.		
	Claimants on the Estate of HENRY, 1st BARON WILMOT,		
	[2nd VISCOUNT WILMOT, Athlone, Ireland], and		
	ANNE WILMOT, his Wife, Adderbury, Co. Oxon.		
	28 March 1650. All the estate belonging to Lord Wilmot since	9 39	
	May 1642 to be sequestered.	10 14	
	29 March. Edw. Ash not to be disturbed in Adderbury Manor,	7 83	
	lately bought from his lordship.	9 40	
		10 15	
	April. The estate discharged by the County Committee of Bucks,	249 80	
	on report of the now Lord President Bradshaw, that Lady		
	Wilmot only held the lands in trust for Sir Hen. Lee, Bart.,		
	her son by a former husband, under age.		
	16 July. Renewed order for securing Lord Wilmot's estate, unless	11 255	
	he produce a discharge from this Committee in a month.		
	29 Aug. Ash's request to compound on the late Act of 1 August	11 115	
	for an extent on the estate of Lord Wilmot referred to		
	Reading.		
	9 Sept. 1651. County Committee of Bucks blamed for discharging	15 10	
	Lord Wilmot's estate, and he is to show cause in 28 days why it		
	should not be sequestered.		
	23 Oct. That part of the estate, being lands in Quarrendon, Bucks,	15 58	
	which was Lady Wilmot's jointure by her former husband, was		
	discharged by Parliament, 9 Jan. 1645, and allowed by the		
	Committee for Removing Obstructions 16 October last, to be		
	freed.		

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28 March 1650.	LORD WILMOT, &c.— <i>cont.</i>		
	11 March 1652. County Committee for Herts report that they discharged the estate, finding it be old Lord Wilmot's [Charles, 1st Viscount Wilmot], and by him mortgaged to Sir Wm. Drake for 3,300 <i>l.</i> , and forfeited, and the young Lord had nothing to do with it.		257 88
	7 May. Committee for Compounding order that Sir Wm. Drake be not disturbed in possession, if he was in possession before the father's death.	30	165
	8 July 1656. The petition of Anne, Viscountess Wilmot, referred by the Protector to Council, that further proceedings against her jointure lands in co. Bucks by the Major-General and Commissioners might be forborne for reasons stated. With reference by Council to the Major-General and Commissioners for co. Bucks, to consider her petition and papers at their general meeting, and discharge her if equitable.	I 77	245
29 March 1650.	HEN. HUDDLESTON, Sawston, Co. Cambridge.		
P.R. 7 85	Compounds upon his own discovery for delinquency in arms.	218	935
R. 218 933	Is not yet sequestered.		
	30 April 1650. Fine at $\frac{1}{2}$ , 16 <i>l.</i>	8	13
	16 April 1651. Being a younger brother and unable to procure his fine, he lapsed the time for payment, but having now obtained the whole of it, begs an order to the Treasurer to receive it. Noted, "Cannot relieve the petitioner."	94	229
c. 94 235	2 Dec. On certificate from Leech that his fine was confirmed at 16 <i>l.</i> , the Treasurer is ordered to receive the money.	15	113
		94	235
	2 Dec. Fine paid and estate discharged	12	357
	HENRY MADDOCK, South Brent, Devon.		
P.R. 219 59	29 March 1650. Begg to compound for delinquency in adhering to the late King in the first war.	219	56
P.R. 7 85			
R. 219 201	7 May. His composition rejected, the time having elapsed	8	27
237 76			
D. 224 209	30 June 1652. Having appealed against the seizure of his estate, and by virtue of the order of 8 April 1651, examined witnesses, begs to be admitted to a composition for his estate. Noted, admitted to compound.	102	569
P.R. 224 207		224	205
P.R. 12 494			
R. 219 53			
	27 July. Fine at $\frac{1}{2}$ , 129 <i>l.</i> 5 <i>s.</i>	12	479
	7 Sept. Paid and estate discharged	12	468
	EDM. MONCKTON, Howden, Co. York.		
P.R. 218 915	29 March 1650. Compounds on his own discovery for delinquency in arms in both wars.	218	914
P.R. 7 85			
R. 218 911	30 April. Fine at $\frac{1}{2}$ , 8 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	8	12
	25 June. Paid and estate discharged	8	170
	HEN. STEVENS, Jun., University of Oxford, Son of HENRY STEVENS, Esington, Co. Oxon.		
P.R. 218 825	29 March 1650. Compounds for delinquency; being a student in Oxford, adhered to the forces raised against Parliament.	218	824
P.R. 7 85			
R. 218 821	24 April. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	8	3
L.C.C. 165 171			
c. 34 97	31 Aug. 1652. Note of his saving to compound for Crick Rectory, co. Northampton.	12	519



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1 April 1650.	JOHN ARUNDEL, Trerise, Cornwall, RICHARD, his Son, and the Claimants on their Estates.			
D. 90 633, 681, 637	* DAME SEYMOUR HASTINGS [widow of Sir George Hastings], complains that though her extent on John Arundel's lands for a debt of 2,000 <i>l.</i> was allowed by the Committee for Sequestrations in 1647, and the estate enjoyed by her till lately, the County Committee have now ejected her, and let it for 400 <i>l.</i> , though she has only received 800 <i>l.</i> of her debt, being the livelihood of herself and children. Bega redress.	90	632 680	
	1 April 1650. The County Committee are to certify the cause of sequestration, and the date of the last lease of Arundel's lands.	9	41 635	
L.C.C. 90 631 140 453 150 19	14 June. The estate is to be sequestered, and if there is any judgment upon it, this is to be proved before the Committee for Compounding.	8	140	
	5 July. On Lady Seymour's request for leave to enjoy her extent, the County Committee are to certify the value of the lands, and she to give in an account of her receipts therefrom in a month, and meantime to have possession.	8 10 90	208 60, 61 626	
	28 Aug. She begs to compound for her extent on the Act of 1 August. With note of reference to Brereton, who is to consider whether Arundel is not a recusant.	90	636	
ACCTS. 90 623	3 March 1652. She complains that though she had this order, and though she petitioned to compound for the estate on the Act of 1 Aug. 1650, the County Committee have let the lands again for 7 years, unknown to her. Bega the benefit of her lawful extent.	90	613	
C. 90 641 R. 90 601 H. 25 61 ACCTS. 90 574 L.C.C. 149 451 455	3 March. Reading to examine the case and report	-	16 90	94 611
	20 May. Report that Arundel was sequestered for recusancy and delinquency, that he was governor of Pendennis Castle, and that by Parliament order of 21 March 1651, he and Richard, his son, were fined at 10,000 <i>l.</i> ; also that Lady Hastings' proceedings are very prejudicial, she suffering Arundel to enjoy the estate at so low a rate that he will never compound, so the County Committee have let it at 400 <i>l.</i> a year.	90	601	
	19 May 1653. The extent is allowed, but before the order is delivered the defeazance is to be produced, and she is to account on oath for her receipts from the extended estate, and to have arrears from the date of her last petition; the County Committees for Somerset, Devon, and Cornwall, are to certify the true value of the said lands in each county.	19 90	1092 573	
	20 Dec. She complains that though she duly served the notice on the County Committees, they have returned no certificate, and have neither paid her rents nor arrears, though a tenant of part thereof is willing to pay her his rent if ordered. Bega that she may receive the rents in London.	90	597	
	20 Dec. The petition to be sent to the County Committee for Cornwall, and if they have paid her no money, they are to order their tenant to pay her 450 <i>l.</i> in part of her debt.	25	267	
	11 Jan. 1654. She complains that though she has fully accounted for her receipts, the County Committee keep courts, receive the	90	599	

\* On this petition are written in a contemporaneous hand the following Latin verses:—

"Digna quibus coelo neque sol neque luna ministret,  
Nec sua sydereo lumina dent choreæ;  
Sed quibus æternum pictâ ferugine cœlum  
Incubet, et piceâ nocte perenne premat."

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1 April 1650.	JOHN ARUNDEL, &c.— <i>cont.</i>			
	rents, and pay her nothing; begs the arrears, the rents in the tenants' hands, and the growing rents.			
L.C.C. 149 447	11 Jan. 1654. Order renewed for payment by the Commissioners of the several counties where the estate lies, or they are to appear and show cause.	25	232	
	19 Sept. She complains that the order of 19 May 1653 notwithstanding, the County Committee retain 559 <i>l.</i> of the profits of the estate, though she has often attended them with the order. Begs a peremptory order for payment.	90	581	
	19 Sept. The Committee to have a copy of the order, and to pay what is due, or show cause in a month.	27	120	
L.C.C. 152 145	21 March 1651. Order in Parliament that the fine of JOHN ARUNDEL, and RICHARD, his son, be settled at 10,000 <i>l.</i> , but they are not to be admitted to composition, if found guilty of treason since 1 Feb. 1649, or henceforth. Persons in Pendennis Castle who were members of Parliament are to compound at $\frac{1}{2}$ and the rest at $\frac{1}{3}$ , and to perfect their composition in 3 months.	1 63 90	231 60 627	
L. 150 49	22 April. Order that John Arundel give account why he has not paid the fine.	14	90	
	10 Nov. Both petition the Committee for relief on Articles of War. Were included in the Articles for surrender of Pendennis Castle, confirmed by the late Lord-General Fairfax and the present Lord-General, and therefore should have enjoyed their estates, submitting to Parliament orders, yet these have been sequestered, and they fined 10,000 <i>l.</i> for delinquency—Parliament being misinformed—though they have done nothing to forfeit the benefit of the Articles. Beg relief and freedom from composition, the value of their estates these last 7 years far exceeding the utmost penalty charged upon any delinquent.	63	61	
c. 32 106	10 Nov. Committee for Compounding to certify whether they have forfeited the benefit of Pendennis Articles.	63	20	
	17 Nov. Order repeated, and the said Committee is also to state the case, as the Committee for Removing Obstructions find no order of Parliament for the payment of 10,000 <i>l.</i>	63	21	
P.R. 175 101	27 Feb. 1654. Order in Council that they pay 2,000 <i>l.</i> fine, which, with the profits of their sequestered estates for 7 years, will make up the 10,000 <i>l.</i> set upon them by Parliament, they submitting thereto, whether they were within the Articles of Pendennis or not.	27 175	15 142	
	30 March. Order by the Committee for Compounding for their payment of the same to the Treasurer at Goldsmiths' Hall.	27	15	
	11 April. Order for the discharge of their estates from sequestration, they having paid 500 <i>l.</i> , and given security for 1,500 <i>l.</i> ; they are to respect any leases already made, and the composition is not to extend to any act of treason since 30 Jan. 1649.	24	1163	
	9 May. A request that the exceptions of advowsons and right of patronage in their letters of suspension may be left out, and the present leases vacated, refused.	27	46	
	20 Dec. The fine being paid, the estate discharged, with the usual exceptions of the rights of patronage, &c., and with continuance of present leases.	24	1169	
	21 Dec. Order for restoration of their bonds for 1,500 <i>l.</i> , on their satisfying the fine. With receipt thereof 22 December.	12 82	623 665	
L.C.C. 150 67	8 Oct. 1651. JOHN WORTH, of East Luccombe, and MARY, his wife, CECIL WORTH, spinster, of East Luccombe, and FRAS. MOORE,	133	487	

1 April 1650.

and ELIZABETH, his wife, of Bagbrough, co. Somerset, beg discharge of Degimbris, Bedorgue, and Tresilian manors, and other houses and lands in Cornwall, belonging to Mary, Elizabeth, and Cecil, as daughters and heirs of Rich. Worth, of Embercombe, Somerset, who was seized in fee of the lands as survivor of Digory Polwhele, of Polwhele, Cornwall; they are innocent of the least guilt of delinquency.

8 Oct. 1651. County Commissioners to certify the cause of sequestration. 15 42

L.C.C. 150 69 1 April 1652. Petition renewed, though the County Commissioners have, by a very great mistake, returned the premises as belonging to John Arundel, of Trerise. 133 485

April? Referred to County Commissioners and Reading - - 16 250

L.C.C. 150 71 31 March 1652. ANNE TREVANYON, widow, administratrix of Mary, daughter of John Arundel, begs discharge of Efford House and mills, Stratton parish, and of lands in Tregonnan, &c., Newlyn parish, for the lives of Mary Arundel, and Charles and John, sons of John Trevanyon, of St. Michael Carhayes, leased to Mary by her father, 15 Car., but lately seized; she has been always well-affected. County Commissioners to certify particulars, and for whose delinquency or recusancy they were sequestered. 125 189 16 244

14 April 1652. CHARLES, son of JOHN TREVANYON, St. Michael Carhayes, Cornwall, begs discharge on the late Act of Pardon of messuages, lands, &c., called Pellamounter, in Newlyn, co. Cornwall, to petitioner, leased to him for 21 years by John Arundel, of Trerise, for whose delinquency they are seized; has always been well-affected, and his deed, dated 7 July, 15 Car., has been lately proved in the county. 125 187

L.C.C. 150 73 14 April. Referred to the County Committee - - - 16 308

L.C.C. 152 429 16 Dec. 1653. EDM. LENTHALL, of Honiton, Devon, begs confirmation of a lease made to him 10 April 1651 according to instructions, of Oheesman's meadow and downs, Comb Rawleigh, co. Devon, the estate of John Arundel of Trerise. Has spent much money on the premises, but finds the lease is not confirmed. 100 27

C. 32 329

L.C.C. 165 219

16 Dec. The County Committee for Devon to certify whether the contract was according to instructions. 25 270

D. 218 884

JOHN CAPEL, Hammersmith, Middlesex.

P.R. 218 890

P.R. 7 86

R. 218 881

R.C. 218 888

1 April 1650. Compounds for delinquency in leaving his dwelling, and going into the King's quarters. Is not sequestered. 218 886

30 April. Fine at  $\frac{1}{2}$ , 5*l.* 10*s.* - - - - 8 12

LADY ANNE, Wife of SIR HENRY GIBB, Bart., Jar-row, Co. Durham.

1 April 1650. Her husband being sequestered by particular order of the House, 18 Aug. 1648, and his estate given to Lieut.-Col. John Lilburne, for the advance of 3,000*l.*, together with the estates of Sir Henry Bellingham and Mr. Bowes, and her husband having appealed to the House, hoping to give them satisfaction, she begs allowance meantime of her fifth from the time of his sequestration. 87 594

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1 April 1650.	LADY ANNE GIBB— <i>cont.</i>		
	1 April 1650. Granted a fifth from the present time	- -	9 41 (2)
P.E. 87 596	17 May. Her husband having died, 8 April 1650, she begs a discharge of sequestration. In Aug. 1631 he, being seized in fee of divers lands in co. Durham, settled them on himself for life, with remainder to her for life, and then to his heirs. He leaves issue Elizabeth and Frances.		87 598
P.E. 8 54			
B. 87 595			
237 77			
	28 May. Deed allowed, and sequestration discharged	- -	8 80 10 32

## WALTER KENDALL, Pyling, Cornwall.

P.E. 218 808	1 April 1650. Being summoned to answer an information against him by Lady Moore, confesses his delinquency in adhering to the forces raised against Parliament, though not yet sequestered.	218 809
P.E. 7 86		
B. 218 805		
	24 April. Fine at $\frac{1}{2}$ , 150 <i>l.</i>	- - - - - 8 2
	7 June. Paid and estate discharged	- - - - - 8 130

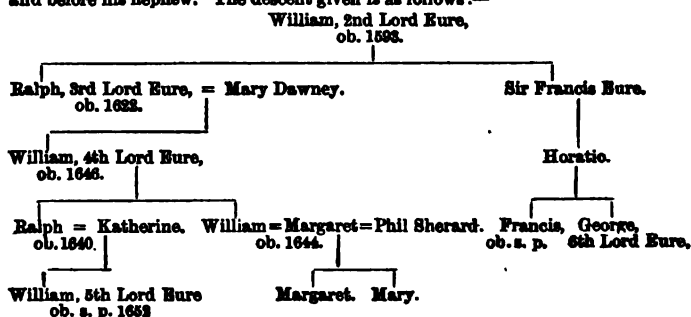
## WM. SMITHSON, St. Giles-in-the-Fields.

P.E. 219 17	1 April 1650. Compounds on his own discovery for delinquency in residing in the King's garrison during the first war.	219 16
P.E. 7 86		
9 41	7 May. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	- - - - - 8 26
C. 219 20	6 April 1654. Summoned by the County Committee for Middlesex, London, and Herts, in pursuance of the order of the Committee for Compounding, to appear and show cause why he has not paid the fine set. Noted, "Paid all."	219 21 22
B. 219 11		
REC. 219 14		

9 April 1650.	RICH. SHELTON, Perton, Tettenhall Parish, Co. Stafford.	
P.E. 227 5	Compounds for delinquency in adhering to the forces raised against Parliament. Is discovered by Lady Moore.	227 4
NOTE 218 812		
B. 227 7	24 April 1650. Fine at $\frac{1}{2}$ , 40 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	- - - - - 8 2

10 April 1650.	WILLIAM, 5th LORD EURE, Son of RALPH EURE, and Grandson of WILLIAM, 4th LORD EURE. GEORGE, 6th LORD EURE,* and the Claimants on the Estates.	
	William, 5th Lord, being upon his appeal for discharge of the sequestration of the estate settled upon him by his grandfather,—	84 726

\* The pedigree of the Lords Eure, as gathered from the two reports on the case, [*G* 84, pp. 741, 766], differs from the pedigrees as given in the Peerage, which make a peer of William, uncle of William, 5th Lord Eure, but he died before his father and before his nephew. The descent given is as follows:—



1 April 1650.

his father dying before any estate was settled on him, and he being now an infant,—begs that the fifth of his estate in Yorkshire may be paid to him in the meantime.

7 June 1650. When it is made to appear that he is under appeal, the Committee for Compounding will take further consideration. 8 116  
10 38

R.C. 84 751 20 Sept. He petitions that by conveyance of 30 May, 13 Car., his grandfather settled the manor of Old and New Malton, on trustees, for him and his heirs male, and is now dead; yet the lands are sequestered for the grandfather's delinquency. Has appealed to the Barons of Exchequer, who referred his case to Steele; but before his report could be heard, their power determined. 84 730  
753

9 April 1651. County Committee of York to pay him  $\frac{1}{4}$  out of his grandfather's sequestered estate, or certify cause to the contrary in a month. 14 77

10 April 1651. KATHERINE, widow of RALPH, son of WILLIAM, 4th LORD EURE, begs allowance of her jointure of 500*l.* a year, given in exchange for her large portion, and for her title to it to be referred to Brereton, to be stated in the same report as her son's title. Has always enjoyed  $\frac{1}{4}$  thereof as a recusant, till of late required to satisfy the Committee for Compounding as to her title. 84 748

10 April. Referred to Brereton - - - - - 14 79  
84 750

L.C.C. 84 756 17 June 1651. William, 5th Lord Eure, complains that notwithstanding the order of 9 April, the Committee for Compounding give direction to the County Committee of York that the fifth should not be paid without order, which the County Committee are expecting. Begs it may be sent, as he was never engaged against Parliament. 84 728  
237 78  
D. 84 760  
-763,  
791-795,  
237 79

H. 16 451 17 June. Order granted - - - - - 14 165  
R. 84 741

20 Oct. 1652. GEORGE, 6th LORD EURE, begs discharge of the sequestration, William, Lord Eure, the grandchild, being dead without issue male. By indenture of 19 Feb. 1575, between William, Lord Eure, of the one part, and Sir Wm. Fairfax and others of the other part, the said William, Lord Eure, covenanted to stand seized of all the manors, lands, &c., of inheritance, to his own use for life, remainder to Ralph Eure, his son, and his heirs male, remainder to Francis, his second son, and his heirs male. Is heir male of the said Francis, and has been a Protestant always, and engaged in the Parliament's service from the beginning of the late war. 84 729  
789

L. 25 112 20 Oct. The York Committee to examine and certify, and Brereton to report. 17 345  
84 787

L.C.C. 84 817 26 Jan. 1653. PHIL. SHEPARD, and MARGARET, his wife, late widow of 116 833  
R.C. 17 624 WM. EURE, 2nd son of WILLIAM, 4th LORD EURE (grandfather to the late LORD EURE), for MARGARET and MARY, his daughters, 84 785  
84 783 claim the said lands as fallen to them by the death of the said D. 84 797 grandson, Margaret and Mary Eure being Lord Eure's cousins, -805, 810 and next heirs, and bred Protestants. Beg reference to counsel, L.C.C. 84 819 and rents meanwhile to be paid to them on security. C. 84. 813,  
815

33 271 11 Aug. The sequestration to be taken off; George, Lord Eure, D. 84 808 Margaret, and Mary Eure the co-heirs, and Colonel Maleverer, to be left to their remedies at law, and when the title is R. 84 765 determined, the Committee for Compounding will hear the party prevailing at law touching the arrears. 19 1112

D. 84 721 2 Sept. The York Committee to receive  $\frac{1}{3}$  of the 500*l.* a year, payable to Katherine, relict of Ralph Eure, and mother of William, 19 1118

10 April 1650.

LORD EURE, &c.—*cont.*

late Lord Eure, in respect of her recusancy. Notice to be given by the County Committee to Marg. Sherrard, mother of the said co-heirs, to take care that they are brought over into England, and educated in the Protestant religion.

- 27 Nov. 1650. DR. JOHN TROUTBECK, chief surgeon to Lord-Gen. Cromwell's army in Scotland, petitions that he has been 2 years tenant to Lord Eure's sequestered estate at [Old and New] Malton, co. York, at rack-rent, and has spent much and is out of purse in managing it. Hears that persons who bear him malice are trying to take it over his head, which will be to his infinite loss and prejudice, but the condition of the army requiring his attendance, he cannot come to sue for it. Begg not to be prejudiced in his absence, according to the late votes of Parliament for relief of those engaged in the army. 124 601
- 27 Nov. If he be in actual possession, the County Committee are to forbear to box the estate, and to certify what he pays, and the value if let for 7 years. If he is not in possession, they are to let the estate according to instructions. 10 227
- L.C.C. 124 615 26 March 1651? Troutbeck pleads that he ought not to pay more than 465*l.* for the estate. The deductions for  $\frac{1}{4}$  are 150*l.* a year, and many repairs are wanted. Mrs. Heslerton sues some of the tenants on a pretended title, and 100*l.* a year is in the hands of poor people, from whom it is difficult to get rent; begs an order that they may be turned out. Blackwell, his competitor, offered a high rent, because during his short tenancy he damaged the estate 2,000*l.* in carrying away wood, lead, &c. Has spent last year 47*l.* 16*s.* 8*d.* in repairs, 52*l.* 3*s.* 4*d.* in defence of the title against Mrs. Heslerton, and lost 40*l.* by breach of waters. Is forced to preserve his possession after being at such great charges. 124 611
- L.C.C. 124 617 26 March. The County Committee are to contract with Troutbeck for a 7 years' lease, and to report his offer, but the jointure and the  $\frac{1}{4}$  part claimed on the estate are not to be granted till proved before the Committee for Compounding. 14 64
- 24 April. He is admitted tenant at 62*l.* 8*s.* 9*d.* rent, but the present tenants, if well-affected and not in arrear of rent, are to be fairly dealt with. 14 95
- 30 April. County Commissioners to take notice of the deductions of a fee-farm rent of 16*l.*, quit-rents of 15*s.* 4*d.*, and the fifths to Lord Eure, which this Committee will not allow till after examination. 14 102
- NOTE 124 593 11 June. Troutbeck complains that this is a rack-rent; in his offer he demanded 149*l.* 15*s.* 4*d.* deduction for taxes, fee-farm rents, &c., and he was allowed Parliament taxes and the other claims when proved, but these are omitted from the contract. Begg redress and an order to the County Commissioners, in whose power the estate is, to levy the arrears of rents from refractory tenants, who seldom paid them to the former County Commissioners without distress. Granted. 124 607
- 14 156 8 Oct. Complains that he was much injured in letting the estate by the delay in the contract, and the County Commissioners have made the rent payable at Goldsmiths' Hall at Lady Day and Michaelmas, which is impossible, because the tenants of that country have time out of mind paid their rents at Martinmas and Whitsuntide, and the landlords are glad if they get in their rents 2 or 3 months later. Begg time till Christmas for the present  $\frac{1}{4}$  year's rent, and leave to pay in future to the treasurer for co. York at Martinmas and Whitsuntide. 124 597
- 8 Oct. Granted as to payment in co. York, but as to the time of payment, the County Commissioners are to do as they find convenient. 15 44

COMMITTEE FOR COMPOUNDING.—CASES.

2243

10 April 1650.

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	6 April 1652. He desires hearing of counsel about the needful repairs of the house.	124	605
	5 May. Pleads that by the contract, he was to have allowance for needful repairs; but though the houses are falling to great ruin, the County Committee will not allow repairs without orders. Was promised stay of the proceedings of Wm. Heslerton and his mother, but she has got an unjust verdict against the State, which will damage him. Begs an examination of the judgment before the County Committee.	124	604
	6 May. If the County Commissioners have let the estate for a year, they are to keep it wind and water tight, but if for 7 years, the lessee is to repair. The party who has got the verdict is not to enter on the premises till he has proved his title before the Committee for Compounding.	16	361
L.C. 14 142	29 May 1651. COL. JAMES MALEVERER having in 1638 bought of William, Lord Eure, and Ralph and William Eure, his sons, and Wm. Mallory, 3,600 trees then standing in Yeasthorp Park for 2,595 <i>l.</i> , and having cut down but part thereof, begs a commission to the County Committee to certify on his case, that he may cut down the rest. In 1640 and 1641 he cut down great quantities, but the Earl of Newcastle and his army, then prevailing in those parts, destroyed and made waste of them, and petitioner having borrowed great sums for payment of the said wood, was in 1646 imprisoned for debt, and so continued till he satisfied his creditors.	106	207 215
L. 106 217			
D. 106 219			
-223			
E. 106 211			
	9 April 1652. Committee for Compounding have not power to give liberty for cutting the said trees, but Brereton is to draw a report for Parliament.	16	292
H. 25 154			
	26 Jan. 1654. WM. HESLERTON, by his guardian, Capt. John Bernard, begs reference to counsel of his claim to lands and tenements in New Malton, co. York, entailed on him 20 Elis. by Wm. Heslerton, his father's great grandfather, sequestered under colour of being the late Lord Eure's estate, but discharged on appeal by the Committee for Sequestrations, and the County Committee of the North Riding. Lord Eure having forfeited his estate for treason, the Committee for Removing Obstructions at Worcester House allowed his title.	67	383
	26 Jan. Heslerton is to prove the title, and Reading to report	- 25	272
	ROB. STAINER, and ELEANOR, his Widow, Worcester, Co. Worcester.		
	10 April 1650. Robert Stainer having been slain in arms against Parliament, and his estate not yet sequestered, the Committee for Compounding order sequestration.	7 10 120	97 16 427
	31 May. His widow claims her jointure, settled upon her 15 years since. Her husband dying intestate, she satisfied his debts and administered the estate. Begs order to the County Committee for examination of her title. Granted.	120 8 10 120	421 90 33 427
	5 July. County Committee to examine upon oath whether she is not a delinquent, the rents meanwhile to be detained.	8 120	205 207 427
L.C.C. 252 40	4 Nov. County Committee reporting that she does not produce her deed of jointure, yet has all her husband's estate, only the rents are in the tenant's hands, they are ordered to take proofs of his being slain in arms, and of what estate there is besides her jointure.	120 253	429 63
NOTE 120 431			

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10 April 1650.	ROB. STAINER, &c.— <i>cont.</i>		
INT. 120 419	4 Dec. 1650. She begs discharge from sequestration upon the return from the County Committee.	120	425
R.W. 14 49	4 Dec. Fowle is ordered to take care that the charge against her husband be presented.	10	239
D. 171 479 -487	9 July 1651. She renews her petition for the quiet possession of her estate. Her husband died in 1643, and he was neither charged with any delinquency in his lifetime, nor was his estate sequestered till 6 years after his death.	120	423
	9 July. County Committee to certify within a month	-	14 196
12 April 1650.	GILBERT ARMSTRONG, Rempstone, Co. Notts.		
P.R. 219 32	Begs to compound for delinquency in both wars, not being sequestered.	219	33
7 101	12 April 1650. Order that he be sequestered and admitted to compound.	7	101
R. 219 29	7 May. Fine at $\frac{1}{2}$ , 3 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	-	8 26
13 April 1650.	WALTER LANGDON, Keverell, Cornwall, FRANCIS LANGDON, his Brother.		
	Francis Langdon begs allowance of his annuity, charged on his brother's estate. Has with all faithfulness served during all the troubles, and is now employed by Parliament in several commissions in Cornwall. Is the next heir to the estate after his brother and his son, and the maintenance of his brother's wife and children is upon him. Begs $\frac{1}{2}$ for their maintenance, and to be continued tenant to the estate for 7 years. Noted as referred to Reading and St. Nicholas.	99	793
M.C. 8 5	26 April 1650. Renews his petition to farm the estate	-	99 795
10 17	29 April. A copy of it to be sent to the County Committee for Cornwall, who are to give particulars of the estate and its value.	8 8 10 19	
C. 32 106	10 Nov. 1652. Walter Langdon petitions the Committee for relief on Articles of War against sale of his estate. Is included in Pendennis Articles, which have been avowed by Lord-Generals Fairfax and Cromwell.	99	791
	10 Nov. The Committee for Compounding are to certify whether he has forfeited his Articles.	99	789
P.R. 12 570	1 Jan. 1653. County Commissioners certify that Eliz. Maynard, widow, has an annuity of 26 <i>l.</i> 8 <i>s.</i> on Walter's sequestered estate, settled long before the wars, and Fras. Langdon one of 20 <i>l.</i>	149	533 336
226 375	11 Oct. Walter Langdon being admitted by the Parliament's resolution of 3 Oct. 1653 (given) to compound for his estate at 2 years' value, begs reference to counsel.	226	377 379
R. 226 374	14 Oct. Fine 510 <i>l.</i> at 2 years' value	-	99 783 12 571
P.E. 226 381	30 Dec. Fine reduced to 441 <i>l.</i> , on proof that part of his estate is only for life in right of his wife.	-	12 589
REC. 99 787	13 July 1654. Fine paid and estate discharged	-	24 1164
L.C.C. 149 538			
REC. 99 787			
	ROBERT LOWTHER, Giggleswick, Co. York.		
P.R. 218 859	13 April 1650. Compounds on his own discovery for delinquency in adhering to the forces raised against the Parliament.	218	862
R. 218 857	30 April. Fine at $\frac{1}{2}$ , 20 <i>l.</i>	-	8 10



15 April 1650.

SIR RICHARD BELLASYS, Cos. Durham and Westmoreland.

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- |              |  |              |
|--------------|--|--------------|
| INF. 68 45   | 15 April 1650. Petitions Parliament. A charge of delinquency being exhibited against him for crimes long since committed, of which he was never guilty, begs that his sequestration may be stayed, and he censured by the House, or whomsoever they shall appoint. For divers years past, has executed the commands of Parliament as deputy-lieutenant, commissioner in the first Ordinance for the Northern Association, and high-sheriff for co. Durham. The charges against him are that he consented to the loan of 1,000 <i>l.</i> of the country's money to the King, voluntarily lent the King 100 <i>l.</i> , went into Holland, and, as was reported, had correspondence with the ill-affected; countenanced delinquents on his return thence, and being named in the Ordinance for the militia, refused to act thereupon. Petition endorsed "To report this to the House, or else to leave it with the Clerk of the Parliament." | 68 52<br>55  |
| D. 68 47     |  |              |
| O.C.C. 68 49 |  |              |
| NOTE 68 43   |  |              |
|              | 15 April. Referred by Parliament to the Committee at Goldsmiths' Hall.   | 1 228        |
|              | 17 April. He is by them declared not within the Ordinance for sequestration, and discharged.   | 7 104<br>105 |

17 April 1650.

Claimants on the Estate of SIR CHARLES BLOUNT (late), Maple Durham, Oxon, WALTER BLOUNT, his Son.

LISTER BLOUNT, brother of SIR CHARLES BLOUNT.

- |                            |  |                  |
|----------------------------|--|------------------|
| L.C.C. 165 107,<br>101, 97 | WALTER BLOUNT to be heard about the sequestration of the estate of the late Sir Charles Blount.  | 7 104            |
| D. 165 99                  |  |                  |
|                            | 15 Oct. 1650. Col. Hen. Martin, his kinsman and guardian, states that Walter succeeded his elder brother Michael, who died a minor; that with leave of the Council of State, he was sent to travel for his education, and is now at Saumur, in France, with Capt. Fras. Messervy, who served Parliament for 7 years; that he is untainted in religion, yet his father having been a Papist delinquent, the estate is sequestered for the son's supposed recusancy. | 82 324           |
|                            | 15 Oct. The County Committee to certify date and cause of sequestration, and whether the estate has been discharged since the father's death, and Brereton to report.  | 11 227<br>82 325 |
|                            | 6 Dec. Order that letters be sent to the County Committees of Worcester and Salop, to sequester Walter Blount as a Papist delinquent.  | 12 57<br>10 254  |
| D. 82 336                  | 17 Dec. Brereton to examine Walter Blount's title to the sequestered estate of Sir Charles Blount, his father, and Michael, his elder brother, and report.   | 10 275<br>82 334 |
|                            | 11 March 1651. The woods in $\frac{3}{4}$ of the estate to be felled and sold  | 30 379           |
| B. 82 327                  | 18 March. Order on report that the estate held by Sir Charles for life only be discharged, and that the petitioner hold it on security to answer the profits if Parliament so order it; but the other estate limited to Sir Charles and his heirs male, is to continue under sequestration [till compounded for].  | 14 50<br>138 549 |
| D. 138 575<br>-583         | 2 June 1652. LISTER BLOUNT begs leave to prove his claim to, and the discharge of lands in Bicester, conveyed in trust by his elder brother, Sir Charles Blount, in 5 Charles, for debts for which he, Ant. Langston, and Thos. Franklin had become security; Langston is dead, and the estate in law is Franklin's, but the benefit should accrue to petitioner, who is ruined by judgments and executions for Sir Charles' debts. Was unable                     | 82 338           |
| L.C.C. 165 109             |  |                  |
| C. 32 65                   |  |                  |
| L.C.C. 165 113             |  |                  |
| R.C. 33 338                |  |                  |
| P.E. 82 295                |  |                  |

64100.

Q Q

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17 April 1650.	SIR CHARLES BLOUNT, &c.— <i>cont.</i>	to produce the deed before, and therefore on 18 March 1651, the estate was continued under sequestration, but can produce it now.		
	2 June 1652. Referred to Brereton	- - -	16	490
	5 Aug. Complains that though he has long waited, Brereton is unable to report, because the County Committee have not returned the cause of sequestration. Begs an order therefor, and meanwhile to receive his rents on good security, being in danger of prison for Sir Charles' debts; or at least for the rents to remain in the tenants' hands.		82	340
	5 Aug. County Committee to certify the cause of sequestration	-	17	114
	20 Jan. 1654. Lister Blount's estate ordered to be re-sequestered, as having been illegally discharged.		30	358
			165	111
CASE 82 295	10 March. On certificate that he was sequestered for delinquency, 24 July 1646, and discharged after full hearing by the County Committee of Oxon, 31 May 1648, the discharge confirmed, unless the County Committee show cause to the contrary, or he have been guilty of treason since 30 Jan. 1649.		25	311
L.C.C. 165 103				
L.C.C. 165 105	28 Jan. 1653. RICHARD BLOUNT, of Ewelme, co. Oxon, begs reference to counsel of a deed whereby, 10 James, his father, Sir Rich. Blount, of Maple Durham, settled on him an annuity of 40 <i>l.</i> on lands in Bicester, which descending to Walter, son of Sir Ohas. Blount, are sequestered for his recusancy. Suffered much for his fidelity to Parliament, and has always had his allowance, till it was lately stopped on the general instructions.		82	312
c. 33 321				
L.C.C. 165 125	28 Jan. County Committee to certify, and Brereton to report	-	17	638
R.C. 25 67	13 May 1653. THOMAS, LORD RICHARDSON, and SIR JOHN PETTUS, executors of Sir Rich. Gurney, beg payment of 1,000 <i>l.</i> , balance due to them from lands in Bicester; the lands were conveyed by them for 4,500 <i>l.</i> to — Stowell and — Southcoote, who only paid 2,000 <i>l.</i> to [Rob.] Jason, and 500 <i>l.</i> to them, securing the 1,000 <i>l.</i> by a mortgage, since forfeit, as was that into which they entered with Joseph Snow for 1,000 <i>l.</i> The estate having been lately sequestered as belonging to Sir Charles Blount, a Catholic, they beg payment of the 1,000 <i>l.</i> due to Snow, and the 1,000 <i>l.</i> to themselves.		114	45
L.C.C. 165 239				
c. 32 263				
H. 27 47, 51				
D. 138 553	13 May. Jos. Snow petitions that Gurney's executors and others having mortgaged to him an estate in Bicester, late Sir Charles Blount's, for 1,000 <i>l.</i> unpaid, the estate is sequestered for recusancy of Blount's heirs at their request, although it was conveyed to petitioner. Begs reference to counsel, and discharge.		138	524
-564				545
L.C.C. 138 547				
D. 138 565	13 May. Referred to the County Committee for Oxon to take examinations, and to Brereton to report.		25	67
-574				
c. 138 585	1 June 1654. Order for payment to Snow of 61 <i>l.</i> 7 <i>s.</i> 5 <i>d.</i> , the sum received from the said estate since the date of the petition.		23	1608
D. 138 551			138	543
E. 138 529	80 Nov. 1653. WM. HALL, minister of Bicester, Oxon, begs to receive, with arrears, the 1 <i>s.</i> 6 <i>d.</i> per pound in lieu of tithes which the late Sir Charles Blount and his ancestors always allowed the vicar, letting the lands tithe free, but of which he has received nothing for 2½ years, the lands being sequestered.		89	667
c. 33 263				
138 522	10 April 1654. County Commissioners request that 18 <i>l.</i> a year may be paid to Mr. Hall, vicar of Bicester, a godly and painful preacher, out of the estate of Sir Charles' heirs.		165	69
541			117	661
				673
	29 June. The County Commissioners complain that by the discharge of Sir C. Blount's estate, the minister who had money		165	61

# COMMITTEE FOR COMPOUNDING.—CASES.

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17 April 1650.

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instead of tithes from Sir Charles' heirs has lost  $\frac{1}{2}$  a year's tithes, and begs payment from the arrears. Noted that though the case is equitable, the Committee for Compounding cannot dispose of the State's money.

- 9 March 1654. AND. PLUMPTON, of Windsor, Berks, executor of 111 796  
MARG. OSBORNE, petitions that on a judgment against Lister Blount for 400*l.* debt, and 40*l.* costs, he extended in 1652 two coppices in co. Oxon, and has held them till they were lately secured on general instructions, Blount being questioned for delinquency in 1646, but discharged and not sequestered 1 Dec. 1651. Plumpton begs discharge of the estate in which Blount has only a life interest, and petitioner is in trust for infants.
- 9 March. Referred to Brereton - - - - - 25 312

## PURCHASERS OF THE ESTATES.

- 82 371 4 April 1654. Discharge from sequestration of Ratcliffe Manor, 18 940  
co. Oxon, forfeited by Sir Charles Blount, and bought from the Treason Trustees by John Wildman, the whole purchase money being defalked in part of a debt of 10,000*l.* to Robt. Jason, assigned to Wildman.

Claimants on the Estate of THOMAS, VISCOUNT SOM-  
ERSET, Cashel, Ireland (late).

ELIZABETH SOMERSET, Recusant, Badminton, Co. Glou-  
cester, his Daughter and sole Heir.

- 17 April 1650. JOHN BROOKS, merchant of London, and other 72 250  
creditors, beg confirmation of the order of the County Com-  
mittee of Gloucester, 29 Sept. 1649, allowing the deed of  
30 June, 5 Car., by which Lords Maltravers and Compton, and  
Sir Robert Poyntz stood seized of Badminton Manor, &c.,  
until 500*l.* should be received out of its profits, for payment of  
Lord Somerset's debts at his decease.

Being creditors for a far larger amount, they applied to that  
County Committee, who, 4 Aug. 1649, on due proof of the deed,  
and of its execution, and of the debts owing then, or at or  
before 29 Sept. following, allowed it, and left them to take the  
benefit thereof, notwithstanding sequestration. The present  
County Committee have, however, received the rents and  
ordered the letting of the estate to others, contrary to the  
Act of 25 Jan. 1650. They beg confirmation of the County  
Committee's order of 29 Sept. 1649, and leave to enjoy the  
estate till satisfied their debt.

- 17 April. County Committee of Gloucester to certify why the 7 106  
estate should not be discharged, and meanwhile to forbear  
further proceedings.
- L.C.C. 118 847  
849  
c. 118 853  
d. 118 851  
e. 118 829  
833  
H. 14 41  
L.C.C. 156 275  
118 787  
-790  
d. 118 825  
863
- 31 May. Order renewed - - - - - 8 91  
10 33  
118 845
- 16 Jan. 1651. Petition renewed to like purport - 118 841  
843
- 16 Jan. Referred to Reading - - - - - 10 346
- 18 March. County Committee to receive the profits of the estate 30 153
- 20 March. Proof to be made of the said deed, either here, or 14 56  
before the County Committee, who are to examine how much 118 887  
has been received from Badminton Manor since the death of  
the Viscount, which was between Whitsuntide and Midsummer,  
also the time of the Viscount's death; also how much has  
been paid to the creditors, and a schedule of the debts to be  
brought in.

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17 April 1650.	VISCOUNT SOMERSET, &c.— <i>cont.</i>		
	27 June 1651. On perusal of a bond, dated 31 Oct. 1634, by which Viscount Somerset stood bound to Richard Griffith, of St. Martin's-in-the-Fields, in 300 <i>l.</i> for payment of 150 <i>l.</i> , the Committee order that $\frac{2}{3}$ of the said 150 <i>l.</i> , being 100 <i>l.</i> with interest, be paid to the creditors, and when the remainder of the 500 <i>l.</i> is proved, $\frac{1}{3}$ thereof will be allowed with interest.	14 183 118 859	
	25 March 1651? Eliz. Somerset begs that—according to the Act of 25 Jan. 1650—the County Committee of Monmouth may be required to allow her one third of her lands sequestered for recusancy only, over and above the mansion house.	118 869	
	25 March. Granted, if sequestered for recusancy only - - -	14 59	
	May? Like petition for her third of lands in co. Gloucester -	118 868	
	2 July. Walter Pitman, minister of Great Badminton, begs that the County Committee may be required to pay him the arrears of the 50 <i>l.</i> a year settled on him by the Committee for Plundered Ministers 19 Aug. 1646, out of the $\frac{2}{3}$ of the rectories of Great and Little Badminton, sequestered from Mrs. Eliz. Somerset; by their order of 19 June 1650, they directed payment of the 50 <i>l.</i> due 24 June 1650. Begs an order to the County Committee to pay the said allowance with arrears.	112 90	
	2 July. County Committee to pay the arrears since 24 Dec. 1649	14 187	
	8 July. The Committee for Compounding warn the County Committee against underhand dealings in the letting of her estate; hopes they will meet with some who will give near its worth, which much exceeds what was first supposed, and no bid of lower value must be taken.	30 153	
d. 118 861	24 and 29 July. Two-thirds of the 346 <i>l.</i> due to the creditors allowed, and ordered to be paid out of the estate sequestered from Elizabeth Somerset for recusancy.	14 221 862 228	
e. 118 855	12 Nov. Pitman complains that by reason of the order of 29 July 1651, his augmentation is not fully paid him, although the estate sequestered is worth 500 <i>l.</i> a year. Begs order to the County Committee, or to the creditors, or to the tenants, to pay it him in full with the arrears.	112 91	
	12 Nov. Orders of 20 March and 29 July 1651 stayed till further notice, and till the creditors have accounted on oath with Auditor Sherwin for what they have received out of the estate. The County Committee are to let it to the best advantage, and Pitman to surcharge the account; if the estate will satisfy the creditors and Pitman, the latter is to be paid his augmentation, with arrears from 24 Dec. 1649; but if not, the creditors are to be first satisfied, and after that, Pitman.	15 82	
	19 Dec. 1654. Eliz. Somerset complains that ever since 1646, when the Montague Mills, near Chepstow, co. Monmouth, were sequestered for her recusancy, she has not received her third, and begs order for payment thereof with arrears.	118 785	
	19 Dec. County Committee to examine and certify - - -	27 217	
d. 95 115	24 July 1655. HENRY, LORD HERBERT, begs to be allowed quiet enjoyment of houses, &c., in co. Monmouth and elsewhere, conveyed to him by Eliz. Somerset, who died 6 months ago, but in which he is disturbed on pretence of her recusancy.	92 678	
	24 July. Referred to the Committees of cos. Monmouth and Gloucester.	29 12	
	4 Sept. The Monmouth Commissioner reports that she bequeathed Lord Herbert the lands there, and they are now held by Edw. Herbert, of the Grange.	260 1	

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		LESSEES OF THE ESTATE.	Vol. No. G or p.
17 April 1650.			
		9 March 1652. JOHN WARREN, of Bledington, Gloucester, begs a lease of the other $\frac{2}{3}$ of the lands, tithes, and houses of Eliz. Somerset, sequestered for her recusancy. Holds already $\frac{1}{3}$ , and the buildings are greatly ruined. Begg allowance for repairs.	127 699
		9 March. County Commissioners to view the premises, certify what repairs are needful, and let the $\frac{2}{3}$ on the instructions of 25 Jan. 1650.	16 105
c. 32 41		27 July 1652. SAM. SHEPHERD, of Beseley, co. Gloucester, being admitted tenant of Mrs. Somerset's estate in Badminton, at the rent of 217 <i>l.</i> a year, begs an order to the County Committee to view several houses fallen into decay, that he may obtain allowance for their repair.	117 317
		27 July. Contract confirmed, and the County Committee to act according to instructions.	17 53, 55
19 April 1650.		JOHN CROSBY, St. Alban's, Co. Hertford.	
P.E. 219 40		Being summoned to answer an information against him by Lady Moore, acknowledges that he was engaged in the late wars against Parliament, and begs to compound.	219 38
P.E. 7 107			
E. 219 35		7 May 1650. Fine at $\frac{1}{2}$ , 21 <i>l.</i> 10 <i>s.</i>	8 26
		WM. PENNYMAN, Gray's Inn.	
P.E. 219 26		19 April 1650. Being summoned to answer an information against him by Lady Moore, acknowledges that he was engaged in the late wars against Parliament. Noted that he was ordered to be sequestered and admitted to a composition.	219 28
P.E. 7 107			
E. 219 23		7 May. Fine at $\frac{1}{2}$ , 11 <i>l.</i> 2 <i>s.</i> 3 <i>d.</i>	8 26
P.C. 219 28		21 May. Paid and estate discharged	8 63
24 April 1650.		LADY DENNY.	
		Her weekly allowance ordered by Parliament to be continued and paid with arrears, to enable her to return to Ireland.	1 222 8 24
		6 May 1650. Order in the Committee for Compounding for payment accordingly.	8 21 24
o.c. 8 183		22 June. Parliament order, continuing her allowance 3 months more, to be paid with arrears.	1 224
		5 Aug. 1653. Order in Council for 100 <i>l.</i> to be paid her for her journey to Ireland.	170 179
		Claimants on the Estate of ALICE, LADY DORMER, Recusant, Eithrop, Bucks.	
		24 April 1650. On LORD MONSON's request for allowance of an extent made in 1641 on a judgment on Lady Dormer's lands, he is ordered to prove that she was not then a convict recusant.	8 8 10 18
		7 May. On proof being made, he is ordered to give in particulars of the debt and receipts thereon, the lands extended to be valued, and accounts taken. He is to enjoy his extent meantime, proof being made that Lady Dormer was not a convict recusant before 1641.	8 25 10 21
		7 May. Certificate by Sir Hen. Croke, Clerk of the Pipe, that Lady Dormer has not been convicted of recusancy in coo. Bucks, Leicester, Middlesex, or in London.	78 29
		6 Nov. The County Committee are to certify to whom the estate will belong on her death.	11 282

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24 April 1650.	LADY DORMER— <i>cont.</i>		
	9 Sept. 1651. Lady Dormer's estate being discharged on an order of the Committee for Sequestrations, she is to produce her discharge.	15	10
	9 July 1650. Order on report on the petition (missing) of Sir DAVID WATKINS for allowance of his extent on the lands in co. Bucks of Lady Dormer, recusant, for a debt of 1,500 <i>l.</i> ; that the County Committee certify when the estate was sequestered, and for what cause; if for recusancy only, they are to allow the extent on the third belonging to the recusant.	11	2
L.C.C. 164 300	26 Dec. 1650. Sir HENRY MOORE, jun., Bart., of Fawley, Berks, begs allowance of his title to Kneeton Manor, Notts, $\frac{1}{2}$ of which are sequestered for the recusancy of Lady Alice Dormer, now dead, and stay of rents in the tenants' hands.	100	854
R.C. 10 308			869
110 867			
L.C.C. 100 871	29 June 1652. Claim allowed, with arrears from 26 Dec. 1650, petitioner to have possession on taking the Oath of Abjuration.	16	608
D. 100 873		100	861
875	19 Jan. 1653. He complains that the County Committee scruple to pay arrears received by their predecessors, and begs an order for their payment out of any moneys in their hands.	100	859
L.C.C. 258 21			
R. 100 863	19 Jan. If received by the former County Committee since Dec. 1650, and paid into the Treasury, they are to be repaid to petitioner as desired, allowing the proportion of taxes and <i>ls.</i> in the pound to the Commissioners.	17	608
-865			
L. 68 444	19 Feb. 1651. CAPT. RICH. BIRKBECK begs to be reinstated in [Alice] Lady Dormer's estate at Kneeton [co. Notts], till he is satisfied of 200 <i>l.</i> , granted to him out of it by the former County Committee for raising a troop of horse in 1648, on the Scots' invasion, and maintaining them at his own expense, of which sum he has received but 86 <i>l.</i> The estate is now sequestered by the County Committee, who refuse to permit him to remove his goods till he has given security for 30 <i>l.</i> , the amount calculated to have been received by him since their employment as Commissioners. Having spent his whole estate in Parliament's service, he and his family being in great distress, begs either these lands, or the remainder of the 200 <i>l.</i> out of some delinquent's estates by him discovered.	68	435
D. 68 446			
P.B. 14 15	21 Feb. His goods and security to be restored, and relief granted if it be proved that the late County Committee had a Parliament order for granting him the 200 <i>l.</i>	14	23
68 433		68	446
R. 68 439			
C. 68 429, 436			
c. 33 322	20 May 1653. CHARLES, EARL OF CARNARVON, begs to enjoy Eithrop Manor and other lands, co. Bucks, held as jointure by his grandmother, Lady Dormer, who died 3 years since, $\frac{1}{2}$ of which were sequestered for her recusancy. The County Committee on his proof of title discharged the lands, but now the sequestrator claims the rents.	137	275
L.C.C. 137 277			287
c. 137 295		25	76
R. 137 281			
	20 May. County Committee to certify and Brereton to report	- 137	285
	16 May 1654. The Earl begs forbearance of rigorous proceedings pending a hearing; the late County Committee of Bucks, being on account with the Auditor, are charged with all the arrears of the said estate, and threaten to levy them by distraint on the tenants' stock.	137	279
	16 May. The report to be heard on Thursday week, and distraint forborne meantime.	27	51
	1 June. Claim allowed and sequestration discharged, with arrears from date of petition.	23	1609

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25 April 1650.	CHRIS. HALL, Hartburn, Co. Durham, LAURENCE SAYER, Recusant and Delinquent, Yarm and Worsall, Co. York, and RALPH COTSWORTH, his Servant.		
P.E. 89 744	Christopher Hall, being voted a delinquent by the Committee for Advance of Money, begs to compound.	89 742	
	25 April 1650. Referred to counsel - - - - -	8 4	
	27 Nov. Elizabeth, wife of Lawrence Sayer, begs allowance of her $\frac{1}{2}$ of her husband's sequestered estate, and an order to the County Committees of York and Durham accordingly. Granted.	115 254	
		10 229	
P.E. 10 311	11 Dec. The information sent from co. York about Chris. Hall referred to the County Committee for Durham, who are to make strict enquiries, and his estate in co. York to continue under seizure.	30 483	
112 201			
L.C.C. 237 80			
D. 112 199			
E. 112 193			
C. 223 373	31 Dec. Margery Pinkney, of West Hartburn, co. Durham, begs discharge of the moiety of Capon Hall and lands in Sedbergh, co. York, purchased by Christopher Hall and herself jointly, and fallen to her by his death.	112 198	
P.E. 223 367			
	25 March 1651. Thos. Hall, brother and executor, and Margery Pinkney, executrix of Chris. Hall, beg to compound for the estate of Chris. Hall, who died soon after he was adjudged a delinquent by the Committee for Advance of Money in 1649 [13 March 1650, see <i>that Calendar</i> , p. 1082]. His estate being much entangled, nothing has been done therein.	223 365	
P.E. 12 171			
223 363			
D. 223 369			
E. 223 359			
	30 April. Order on report that the Yorkshire Committee certify who held the lands when they were sequestered, and the cause of sequestration, when further order will be given. Also that Robert Fenwick bring in his charge against Thos. Hall, and show cause why Thomas should not be admitted to compound for the estate of Chris. Hall.	14 101	
H. 12 199, 206			
14 126			
NOTE 112 203			
-205			
188 332			
223 371	6 Jan. 1652. Thos. Hall fined at $\frac{1}{2}$ for Chris. Hall's delinquency, 394 <i>l.</i> 2 <i>s.</i> 8 <i>d.</i>	12 381	
		383	
	14 Jan. The fine being paid or secured, sequestration suspended	12 387	
	18 May. Hall begs further time, having endeavoured payment of the fine as ordered, but being 800 <i>l.</i> in debt, could not raise the money.	89 697	
	18 May. No order can be made for precedent's sake, but the fine shall be received if paid within 2 months.	89 699	
	31 Aug. Note of a saving of Thos. Hall and Margery Pinkney to compound for rent-charges on lands in co. Durham, sequestered from Lawrence Sayer, and in Devon from John Errington.	12 521	
L.C.C. 154 27			
C. 32 189, 194	29 Sept. The tithes of Yarm, worth 60 <i>l.</i> a year, to be left out of Hall's particular, and 150 <i>l.</i> to be abated of his fine.	12 503	
L.C.C. 154 29		237 81	
D. 154 31	2 Oct. Paid and estate discharged - - - - -	12 504	

CLAIMANTS ON THE ESTATES.

D. 237 82	1 July 1651. LANCELOT PINKNEY petitions that in 9 Car., Wm. Lampton for 300 <i>l.</i> granted to Margery Pinkney a yearly rent-charge of 24 <i>l.</i> out of his lands in Stainton-in-the-Street, co. Durham, and 15 Car., Lawrence Sayer [of Yarm, co. York,] for 400 <i>l.</i> , granted her a rent-charge of 32 <i>l.</i> a year out of his lands in Eggleston and Aislaby, co. Durham, which said rents she received during her lifetime, until sequestration of the premises for the delinquency of Sayer and Ralph Cotsworth, the owners thereof. Both these rents the said Margaret granted to petitioner. Begs order for examination of the truth of the premises, and relief. Noted as referred to the County Committee and Reading.	112 208	237 83
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25 April 1650.	CHRIS. HALL, L. SAYER, &c.—cont.		
	17 July 1651. Petition renewed for relief - - -	112	213
	17 July. The County Committee to certify the cause and date of sequestration of the rent-charges, and Reading to report.	14	208 210 237 84
L.C.C. 153 527	14 Jan. 1652. Laurence Sayer begs an order to cross-examine [Lancelot] Pinkney's witnesses, he claiming a rent-charge of 32l. a year on lands, &c., in Egglescliff and Aislaby, co. Durham, granted by petitioner to Margery Pinkney by deed of 20 Nov. 1649, for 400l. with avoidance on re-payment with arrears. The 400l., though lent in the name of Margery Pinkney, was the proper money of Christopher Hall, and upon Hall's purchasing some other lands of petitioner, the 400l. was allowed to Hall, who promised to deliver up the security. Laurence Pinkney having got possession of the security since Margery Pinkney's death, has obtained an order for examination of his witnesses.	115	253
237 85			
D. 153 523			
-525			
236 86			
L.C.C. 153 521			
I. & } 153 517			
D. } -526			
R. 237 87			
	14 Jan. County Committee to examine, and Reading to report -	16	192
	1 Oct. 1651. CHRIS. POTTER, and MARGERY, his wife, executrix of Margery Pinkney, beg a hearing of the report made in the case of the said Margery Pinkney. In April 1649, Christopher Hall and she became joint purchasers of lands, and afterwards Hall becoming a delinquent, his moiety was sequestered. In Aug. 1650 he died, leaving Mrs. Pinkney one of his executors. She petitioned to have the sequestration discharged, claiming the whole by survivorship, and her claim was referred to counsel to report, but in Feb. 1650-51 was denied to be heard, on suggestion that she pretended sickness to avoid examination touching the estate of the said Mr. Hall, which sickness was really true, and confirmed by her death in April 1651. By her last will, Margery Potter was made her sole executrix. Noted.	111	122
	1 Oct. To be heard in course, and petitioners to prove the death of Margery Pinkney.	15	37
	21 Jan. 1652. Margery Potter begs allowance of two rent-charges, one of 20l. a year on the lands of Wm. Rickaby, of Great Stainton, co. Durham, by deed of 5 Jan. 1627-28, the other of 8l. a year on the lands of Ralph Laken, of Preston, in the said county, by deed of 16 June 1639, which rent-charges were due to Margery Pinkney, deceased, and now are due to petitioner, but the lands are sequestered by the County Committee for Wm. Rickaby's recusancy, and the rent-charge of 8l. a year is sequestered on a supposition that it belonged to Christopher Hall, adjudged a delinquent in 1649.	111	135 153
R.C. 15 207			
111 155			
D. 111 159			
153 489			
L.C.C. 111 157			
153 491			
H. 16 157			
	2 April. The joint tenancy not carrying away the State's interest to the lands mentioned in Reading's report, the executor is to compound for the moiety.	16	256 224 39
R.E. 224 37			
P.E. 12 493			
224 33			
R. 224 31			
C. 111 171, 172			
NOTE 111 123			
L.C.C. 153 493			
R.C. 17 295			
111 163			
L.C.C. 153 487			
111 165			
D. 153 485			
111 167			
	12 May. The Potters beg that such rents as have been taken by the Committee of co. York out of the moiety clearly belonging to petitioner may be repaid.	224	35 111 128
	20 May. Fine 108l. - - - - -	12	441
	30 June. Their petition for restitution of rents received from the moiety renewed, they having compounded and paid the fine.	111	126
	30 June. Resolved that the Committee can do nothing in this case.	16	613
	4 Aug. Chris. Potter begging to be heard by his counsel, and to have justice, the County Committee are to pay him what rents have been received since Dec. 1649 belonging of right to Margery Pinkney.	17	94 111 123



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25 April 1650.			
c. 32 189	30 Sept. 1652. Margery Potter begs further examination of witnesses touching Margery Pinkney's claim to the rent-charges aforesaid.	111	182 161
111 169, 133, 151			
L.C.C. 153 484	15 Dec. Chris. Potter begging a hearing of the certificate returned by the County Committee on the order of 4 August last, Auditor Sherwin is to certify what payments have been made out of the said moiety, and what Col. Fenwick has received.	17	510
111 147		111	130
D. 153 481			
111 149			
R. 111 143			
C. 32 279	23 Feb. 1653. The Potters having additional witnesses, beg an order for their examination. Granted.	111	139 17 699
	26 May. The County Committee to pay Mrs. Potter $\frac{1}{3}$ of the rent-charge of 20 <i>l.</i> a year, the other third to be satisfied by the recusant out of the third of the lands enjoyed by him, and she is to have the whole of the 8 <i>l.</i> a year freed from sequestration, with arrears since 21 Jan. 1652.	19	1095
	21 July 1652. LAWRENCE SAYER begs stay of the lease of part of Colburne Manor, co. York, granted by the County Committee to Philip Saltmarsh and his son, notwithstanding they were non-suited at the last summer assizes at York, in their action against petitioner, who, with his uncle and grandfather, have had quiet possession of $\frac{1}{3}$ of the said manor, till the late sequestration for petitioner's delinquency. Begs that the manor may be in the hands of some indifferent person, or of the ancient tenants, and he re-imburshed of his costs of 40 <i>l.</i> in defending the title.	115	250
	21 July. Referred to the County Committee - - -	17	30
	16 June 1652. NICH. CHAYTOR, of Houghton Field, co. Durham, and ANNE, his wife, and MARGARET, widow of JOHN KILLINGHALL, daughters and co-heirs of Wm. Lambton, beg not to be kept out of their inheritance. Wm. Lambton, who died in 1649, being unable to govern himself, Wm. Cotsworth intruded on to the estate, and pretended a conveyance to him; on his death, Ralph Cotsworth, his brother and heir, kept possession, and the estate is sequestered for his recusancy and delinquency. They applied to Sir Art. Hesilrigge and Col. Fenwick, 2 of the County Committee for Durham, who ordered them to try their titles, but the present County Committee will not permit this without order from the Committee for Compounding.	74	30
	16 June. They are left to law, and the County Committee are to defend the State's title.	16	549
	15 Feb. 1653. The estate being in the last Act for Sale as Ralph Cotsworth's, they beg reference of their claim to counsel, if he attempt to compound for it.	74	32
	15 Feb. Referred to Brereton - - -	17	673
D. 74 25	5 April. Beg an order to the County Committee to examine the sole surviving witness, now 80 years old, of the deed of 1605 by which the estate was entailed on them.	74	31
L.C.C. 154 279			
283			
D. 154 281, 285	5 April. Granted, and the County Committee to certify all they can find on the case.	25	32
	24 Oct. 1654. The trial at law ordered by the Committee for Compounding and the Committee for Removing Obstructions having taken place, and the verdict being in their favour, they beg reference to counsel.	74	28
	24 Oct. Referred to Brereton - - -	27	145
L.C.C. 154 157	2 Sept. 1652. RALPH CRATHORNE, jun., by William Thornton, his uncle and guardian, begs an order to the County Committee of Durham to take proof of, and to pay a rent-charge of 80 <i>l.</i> on Castle Holme and other lands of Lawrence Sayer, a sequestered delinquent, according to a decree under the Great Seal, the infant having no other subsistence; but it is sequestered for Sayer's delinquency.	77	350
D. 154 149			
150			

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25 April 1650.	CHRIS. HALL, L. SAYER, &c.— <i>cont.</i>			
	2 Sept. 1652. County Committee to certify and Brereton to report	17	185	
	1653? Sayer's estate being in the last Act for Sale, Thornton, on behalf of Ralph Crathorne, begs admission of the order of allowance by the Committee for Removing Obstructions, and arrears since 24 Dec. 1649.	77	351	
L.C.C. 154 207	9 March 1653. MICH. RIDLEY, and ELIZABETH, his wife, and HER. LISLE, of Gisborough, co. York, beg payment of an annuity of 10 <i>l.</i> , which Lawrence Sayer, of Worsall, co. York, in 1624 gave to Thomas and Robert Wilson, on his lands in Preston-on-Tees, co. Durham, from the death of Richard Bursby for the life of petitioner, Elizabeth, daughter of Wm. Wilson, and afterwards wife to the said Robert ( <i>sic</i> ) Bursby. After Thomas Wilson's death, Robert Wilson, 2 Dec. 1644, assigned the same with arrears to petitioners, who, 3 July 1651, granted it to Henry Lisle for 5 years, yet the County Committee forbear payment thereof. Beg order to them to pay it, or to take the examination of petitioners.	138	441	
I. & } 154 209				
D. } -212				
L.C.C. 154 213				
D. 154 217				
	9 March. County Committee to certify, and Reading to report	25	9	
	15 March 1653. JOHN ALLANSON, of Skelton, near Ripon, co. York, begs allowance of an annuity of 8 <i>l.</i> on Colburne Farm, granted him by Lawrence and John Sayer, of Worsall, co. York, but now sequestered.	62	183	
	15 March. Referred to the County Committee	25	15	
	30 Sept. They certify that they know nothing of it	-	-	
	14 Feb. 1654. The Committee for Removing Obstructions order payment to Allanson of 182 <i>l.</i> 9 <i>s.</i> 4 <i>d.</i> , as the debt was security for a loan of 100 <i>l.</i> with interest.	62	179	
	30 March 1653. THOS. MERTHAM, of Kilton Lodge, co. York, begs allowance of a rent-charge of 56 <i>l.</i> a year, which Lawrence Sayer, of Worsall, co. York, 4 June, 16 Car., for 700 <i>l.</i> granted to petitioner on his lordship of Preston-on-Tees, co. Durham, and which petitioner has never released.	102	486	
	30 March. County Committee to examine and certify	25	29	
c. 34 18	13 July 1653. MATTHEW, son and heir of RICH. LOCKWOOD, of Sowerby, co. York, begs allowance of, or examination of his title to a rent-charge of 4 <i>l.</i> on pasture lands in Colburne, co. York, bought 4 Car., for 50 <i>l.</i> from Lawrence Sayer, but to cease on repayment of the 50 <i>l.</i> Has always received it till it was lately refused by the County Commissioners without order.	139	248	
	13 July. Referred to the County Committee	25	118	
c. 34 18	20 Dec. Begs an order, the certificate being returned, for examination of further witnesses. Granted.	139	250	
		25	267	
	PURCHASERS OF THE ESTATES.			
O.T.T. 115 155	24 July 1653. Discharge from sequestration of Preston Manor, Norton Andall parish, and lands in Egglecliffe and Aislaby, co. Durham, forfeited by Laurence Sayer and bought from the Treason Trustees by Gilb. Crouch and Martin Lister.	18	861	
O.T.T. 115 153	28 Sept. Like discharge of Worsall Manor and mill, Fryery House, Northallerton parish, and the fishing in the Tees, lands in Yarm parish, Stainton, Catterick, &c., co. York, bought by Gilb. Crouch.	18	922	
L. 115 139	4 May 1654. Claim of Eliz. Sayer, widow of John Sayer, son and heir of Lawrence Sayer, recusant, to $\frac{1}{3}$ of Worsall Manor disallowed, and purchase confirmed.	18	945	
O.T.T. 144 603	9 Sept. 1653. Discharge from sequestration of houses, &c., in Great Stainton, co. Durham, forfeited by Ralph Cotsworth, and bought by George Hurd and Geo. Leaf.	18	885	

25 April 1650.

WM. SMITH, Withenshaw, Co. Chester.

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G or p.D. 219 213  
P.R. 219 310  
P.R. 8 148  
R. 219 307

25 April 1650. He confesses that he took arms on the King's side, and was made prisoner when Withenshaw was taken by the Parliament forces. 219 313

18 June. He begs to compound for delinquency in bearing arms against Parliament. 219 312

16 July. Fine 1l. - - - - - 11 26

26 April 1650.

JOHN BARNABY, Brokeham, Co. Hereford.

His petition (missing) to compound, being sequestered by the Barons of Exchequer 23 Feb. 1650, rejected, 6 weeks having elapsed since sequestration. 8 5

Claimants on the Estate of THOS. HOLLOWAY, Woolwich, Kent.

C. 96 265  
P.R. 96 261  
P.R. 8 5  
10 17  
96 262  
NOTE 8 43  
D. 96 257, 259  
237 88, 89  
NOTE 237 90  
R. 96 255  
237 91, 92  
H. 8 70  
10 29  
C. 96 247, 249  
D. 96 249

26 April 1650. HUGH KIRK, of Croydon, Surrey, and JOHN, his brother, [of Woolwich, Kent,] beg discharge of houses in Kent, purchased in 1645 of Holloway before his delinquency. Have appealed to the Barons of Exchequer, but they answered that they had no power. 96 263

28 May. The estate to be discharged from sequestration, unless the County Committee show cause within a month. 8 79  
10 31  
96 251  
25311 Oct. They renew their petition that the order for discharge may be made absolute. 96 245  
246

11 Oct. Order made absolute - - - - - 11 221

27 Aug. 1650. Reference to Brereton on RICHARD CLARKE's petition (missing) to compound on the late Act touching mortgages for his interest by demise from his grandmother, deceased, in a mortgage made to her, 19 Car., by Holloway, of two small tenements in Woolwich. 11 98

Claimants on the Estate of RICH. THORNHILL, Ollantigh, Kent.

26 April 1650. GRAS. COLE, of London, begs  $\frac{1}{2}$  with arrears of Rich. Thornhill's estate, sequestered for his delinquency, for the maintenance of his children. 76 24026 April. The Committee for Compounding reply that they have no power. 8 6  
10 17

May. The petition renewed, Cole being their grandfather - 76 241

4 Oct. A fifth granted for the use of the children - - - 11 215

P.R. 8 50  
10 27  
D. 131 371  
R. 131 365  
237 9316 May 1650. JOHN WILMER begs allowance with arrears of an annuity of 10l. due to him in right of his wife. Sir Timothy Thornhill, by deed of 10 Feb. 1627, granted to Elizabeth Crisp, petitioner's wife, the said sum, charging it on the parsonage house in the parish of St. Thomas, Kent. It is sequestered for the delinquency of Rich. Thornhill, son and heir of Sir Timothy; 40l. is due to him, besides 8l. for several writs of *nomine pence*. 131 36330 May. Deed allowed, and the annuity with arrears ordered to be paid. 8 84  
10 32

P.R. 120 21

27 Aug. 1650. JOHN STURTON petitions that having in 21 Car. obtained a judgment in the Common Pleas against Rich. 120 19

26 April 1650.

RICH. THORNHILL—*cont.*

Thornhill, for a debt of 200*l.*, and had 53*l.* 4*s.* costs, and having at Easter 1649 renewed the judgment by *scire facias*, he sued out a writ of *elegit*, by virtue of which he had livery of certain of Thornhill's lands, 19 May 1649, from the sheriff of Kent; but Thornhill being a delinquent, and petitioner unable to eject the tenants till after application to the Committee for Compounding, he begs to compound for the same. Noted as referred to Brereton.

28 Aug. 1650. THOS. MOYNS begs to compound on the Act of 1 Aug. 1650 for a debt of 100*l.* due to him from Rich. Thornhill, by bond of 15 Car. for 200*l.*, for non-payment of which he obtained a judgment in 1647, and caused an *elegit* to be taken out a year ago, which was delivered to the sheriff, but not executed by his default. Noted as referred to Reading. 104 31

P.R. 76 254  
P.R. 11 106  
NOTE 76 245

29 Aug. 1650. GREGORY COLE of Ashton, Devon, and ROBERT COLE of the Middle Temple, petition the Committee for Compounding for their directions according to the Act of 1 Aug. 1650. By orders of the Committee for Sequestrations, they had lands of Rich. Thornhill discharged from sequestration, worth 67*l.* 3*s.* 10*d.* a year, which before the wars were mortgaged to petitioners for 7,900*l.*, 1,000*l.* being yet due to them for interest, so that the lands are justly charged with 9,400*l.*, which is their full value, they being marsh lands, and requiring 40*l.* or 50*l.* a year for repair of sea walls, &c. 76 251

D. 76 264  
R. 76 247

21 Nov. Greg. Cole ordered to compound at a fine of 415*l.* 10*s.*, and not to pay in a debt due to John Fussell till further order. 10 220  
76 243

3 Dec. Sequestration suspended,  $\frac{1}{2}$  the fine being paid - 10 230

9 Jan. 1651. Greg. Cole is to enjoy the premises till the fine and his own just debts and engagements are fully paid. 10 337

O.C.C. 76 209  
P.R. 76 207  
P.R. 11 113

29 Aug. Robert Cole begs an order enabling him to extend the estate of Rich. Thornhill, having a recognisance of 1,400*l.* entered into by him, a judgment of 1,000*l.* in the Upper Bench, and 400*l.* in the Court of Exchequer, for debts contracted before delinquency. 76 186

D. 76 224  
R. 76 203  
243

4 Nov. Robert Cole is to compound for the lands at a fine of 637*l.* 7*s.*; County Committee required to suspend the sequestration, on payment of half the fine. 10 200

19 Nov. Sequestration suspended accordingly - 10 214

M. 10 215

21 Nov. Order enforced, the County Committee for Kent not yielding obedience. 10 217

31 Dec. Cole is to be allowed to enjoy the premises till he has recovered the fine of 637*l.* 7*s.*, as well as his own debt of 3,250*l.* 10 312

29 Aug. 1650. On the petition (missing) of JOAN MOUSE, widow, of Long Ditton, Surrey, to extend Richard Thornhill's estate for satisfaction of 2,200*l.* upon judgments obtained against him, and also to compound for the same, she is ordered to state her claim, whereupon it is referred to Brereton. 11 112

29 Aug. 1650. JOHN POOLE having obtained judgment against Richard Thornhill, in the Common Pleas for 300*l.*, due by obligation dated 23 July 1641, and having recovered 112*l.* 10*s.* only of the said sum, begs that he may either be paid the debt, or allowed to compound for the estate extended. 109 73

29 Aug. Referred to Brereton - 11 114

29 Aug. 1650. ROB. ROWARTH, or RAWORTH, begs to extend Thornhill's estate for payment of 110*l.* due upon a statute of 260*l.* 114 443

29 Aug. The petition rejected - 11 104

COMMITTEE FOR COMPOUNDING.—CASES.

2257

			Vol. No. G or p.
26 April 1650.			
	29 Aug. 1650. Wm. SAUNDERS, of London, begs to extend Thornhill's estate for a debt of 600 <i>l.</i> , for which he had a judgment of 1,200 <i>l.</i> in the Common Pleas.	115	882
	29 Aug. Petition rejected - - - - -	11	104
O.C.C. 122 335	4 Oct. 1650. JANE, widow of SIR TIMOTHY THORNHILL, of Langdon Abbey, Kent, begs allowance of her jointure settled before marriage by indenture of 4 March, 3 Car., of the manor of Langdon, and 112 acres of marsh land in the Isle of Harty, Kent. Her husband died in Oct. 1648, and petitioner then had allowance of her jointure from the County Committee of Kent. The lands are not sequestrable for the delinquency of Richard, son and heir of Sir Timothy.	122	323
R.C. 11 215			
L.C.C. 122 337			
R. 122 321			
	2 Jan. 1651. Granted on her oath that she has not released her claim thereto, sequestration discharged, and arrears ordered to be paid.	10	323
	9 Jan. Certificate of Wm. Hills, mayor, and the justices of Faversham, Kent, showing that an annuity of 10 <i>l.</i> for their poor, and of 5 <i>l.</i> for a weekly lecture, were given by Wm. Saker, 36 Elis., on lands in Harty Island, Kent, and paid till last Michaelmas, when the County Committee stopped the rent because of the delinquency of Rich. Thornhill, whose ancestors purchased the lands after the death of Saker; and begging continued payment.	86	911
	9 Jan. Referred to Reading - - - - -	12	91
	7 May. The case being well known to the County Commissioners, the mayor, justices, &c., beg discharge, without the expense of a counsel reference.	86	910
	7 May. County Commissioners to certify the cause of sequestration, and Reading to report.	14	109
	4 June. The County Committee certify that they only act on their instructions not to pay annuities or rent-charges without allowance from the Committee for Compounding.	158	163
29 April 1650.	Claimant on the Estate of LADY CARILL, Recusant, Suffolk.		
	GEORGE FROST, of Lavenham, Suffolk, petitions the Committee about Recusants' lands. Is tenant, as executor to his brother-in-law, Benj. Strutt, of lands of Lady Carill, but did not know that his brother-in-law owed 120 <i>l.</i> to the State, and that it was an "extreme hard pennyworth" the ground being very barren, no wood, and no water, but in a very wet season; so that, though he left his trade and bought a great stock, he will be undone unless excused his arrears.	85	245
	30 May 1650. Petition to like effect to the Committee for Compounding. No order.	85	244
	8 Sept. 1652. He pleads that having taken in 1643 a farm of Lady Carill, Mr. Base, the sequestrator, sequestered it, and received the full rents; but when he went out of office, he returned petitioner a debtor for arrears, which the County Commissioners of Suffolk now demand, and it would ruin him and his family to pay them. Begs discharge therefrom.	85	242
	8 Sept. The Suffolk Commissioners to examine and certify -	17	201
	LADY GRACE MANNERS, Co. Leicester.*		
L.C.C. 237 94	29 April 1650. County Committee for Leicester to Thomas, Lord Grey. In reference to the enquiries of the Committee for Compounding about Lady Grace, some of the witnesses examined could prove her delinquency if they were not biassed, and the bearer can testify against her. If there be	237	95

\* See her case in the Committee for Advance of Money, p. 522.

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29 April 1650.	LADY GRACE MANNERS— <i>cont.</i>		
	evidence to sequester her, "the State will reap much benefit thereby, and she may well spare it, being a miserable, covetous, greedy woman, and of a very great estate, and doth little good with it."		
L.C.C. } & D. }	237 97	2 May 1650. Depositions to prove that she ordered her bailiff to pay 200 <i>l.</i> or 500 <i>l.</i> for Ashby-de-la-Zouch garrison, and many larger sums to Lord Loughborough, and that it is thought she is sequestrable.	237 96
		2 May. On Lord Grey's presenting these examinations to the Committee for Compounding,—Lady Grace being discovered at Haberdashers' Hall by Col. Temple—order that she can be heard at Haberdashers' Hall to-morrow.	8 16
		14 May. Order that both the charges against her be put into one, and her estates in cos. Rutland, Notts, Derby, and Middlesex seized and secured for the State.	8 47 10 25
		18 May. The estate in co. Derby, and some trunks of writings in Westminster seized accordingly.	251 61
		16 Sept. Her estate in co. Rutland seized - - - -	252 111
		6 Nov. Order on hearing her case that she is cleared of delinquency.	11 182
April 1650.	THOMAS, or SIR THOS. ASHFIELD, Recusant, Chesham, Bucks.		
	County Committee inform that several extents have been taken on parts of his estate which he says are satisfied, and therefore the $\frac{1}{4}$ should come to the State; he desires special orders for examination of the business, and leave meanwhile that he, being a prisoner in the Upper Bench, may remain in the country till the business is perfected. Note that the $\frac{1}{4}$ are to be seized and secured.	249 81	
	19 Oct. 1650. Certificate of his attendance at service in Chesham parish church. [7 signatures.]	64 111	
	20 Nov. Certificate of his taking the Oaths of Abjuration and of fidelity to the present government.	64 109	
	9 Sept. 1651. Ordered to produce his discharge from sequestration by the late County Committee.	15 10	
H. 16 357 D. 64 119 120 C. 64 127	5 May 1652. Requests discharge on the Act of Pardon, having taken the Oath of Abjuration, and had his <i>quictus est</i> from the Exchequer, and for an order to the County Commissioners to allow him to receive his rents.	64 134	
	13 July. On an order in the House of Commons of 2 Feb. 1644, and on an order of the Barons of Exchequer of 13 Feb. 1652, suspending their former discharge of Thos. Ashfield's estate, and on his request that his wife may have $\frac{1}{4}$ of the profits of his estate, with arrears since Dec. 1649, she is to be allowed her $\frac{1}{4}$ , which the County Committee are to pay from their receipts on the estate, or from the moneys in the tenants' hands.	16 693	
	23 Feb. 1653. He complains, writing from the Fleet Prison, that the farmers of his estate say they have no money to pay the $\frac{1}{4}$ , and so he and his wife must perish. Begg payment from the Treasury.	64 89	
	2 March. His wife ordered 50 <i>l.</i> on account of her $\frac{1}{4}$ - - -	20 1172	
	29 March. He complains of their desperate condition through non-payment; will be driven to petition Parliament.	64 79	
	18 May. Note by Ashfield that he is ready to wait on the Committee for Compounding as ordered, but is obstructed, though the warden of the Fleet consented last night; he is offended because the order does not say that Ashfield is to pay for the keeper's attendance.	67 76	

COMMITTEE FOR COMPOUNDING.—CASES.

2259

April 1650.

			Vol. No. G or p.
	24 May 1653.	Orders to the warden and deputy-warden of the Fleet to allow Ashfield to appear at Haberdashers' Hall.	25 77
	24 May.	Ashfield to the Committee for Compounding. I thank you for sending the 2 orders for me, but Mr. Rivett, deputy-warden, will not obey them, so I despair ever to see you more.	64 58
	23 Sept.	An account of his profits ordered, his wife to be allowed her full $\frac{1}{4}$ .	17 267
	19 Oct.	He complains that his coal farm, let for 825 <i>l.</i> to Col. Fielder, is brought in at 71 <i>l.</i> 2 <i>s.</i> 8 <i>d.</i> ; that his wife has only received 92 <i>l.</i> from it since 1643; not a penny from his estates, co. Bucks, worth 400 <i>l.</i> a year; and only 60 <i>l.</i> out of 1,000 <i>l.</i> of timber sold. Begs them to provide him "a grave or a bedlam."	64 61
	19 Oct.	Order that he have a full fifth of the 71 <i>l.</i> 2 <i>s.</i> 8 <i>d.</i> , with leave to surcharge the account, and a fifth of the receipts from his estates, co. Bucks, without further trouble, the petitioner being much prejudiced by delays.	25 229 64 67
d. 64 69	18 Nov.	County Committee reproved for non-payment of Mrs. Ashfield's fifths.	25 251
L. 64 59	25 Nov.	Order to the Registrar and Auditor to certify on the case, and Brereton to report it.	25 255
c. 33 322	2 Dec.	Order for Ashfield to have 14 days' liberty to go out with his keeper on prosecution of his business.	25 258
	15 Dec.	Order on Mrs. Ashfield's statement that 40 <i>l.</i> is all she can get from the Committee of co. Bucks, that they pay her full fifths without further trouble, or appear before the Committee in a week to show cause.	25 266
	17 Jan. 1654.	Order on full consideration of Ashfield's case that his sequestration be discharged as regards delinquency, but as regards recusancy, the Committee will take further time to consider; meanwhile the Committees of cos. Bucks and Kent are to allow him his thirds.	25 285
L.c.c.147 21	24 Feb.	Order on his complaint of their refusal to obey the above order, confirming it, granting him his mansion house for habitation, and his full thirds, deducting what has been received for fifths.	20 1177(2)
	29 March.	County Committee of Bucks reproved for refractoriness, and required at once to pay arrears of the $\frac{1}{4}$ since 24 Dec. 1649, deducting what has been paid to his wife for her $\frac{1}{4}$ , or one of them is to appear in a week to show cause.	27 1
	19 April.	Petition of Thos. Ashfield to the Protector. Has been sequestered 10 years for supposed recusancy and delinquency. The charge of recusancy was dismissed by the Barons of Exchequer on appeal, and he ordered restoration of the sequestered $\frac{1}{4}$ of his estate; but the several Commissioners, trustees, and collectors of the profits of his estates, taking advantage of his imprisonment for debt, have hitherto refused to yield obedience to the said orders, whereby he has been deprived of all his income. To avoid ruin and perpetual imprisonment, begs an order to the officers of the several counties to restore him his whole estate, with arrears.	64 41
		The Committee for Compounding have taken off the sequestration of $\frac{1}{4}$ , but are so bound by rule that they cannot give him the other $\frac{1}{4}$ , but refer him to his Highness. With references thereon as to the point of recusancy to the Committee for Compounding.	
	3 May and 2 June.	References thereon to Brereton and the County Commissioners of Bucks and Kent.	27 42 62
	26 July.	Order in the Committee for Compounding allowing Ashfield in specie $\frac{1}{4}$ of the value of his sequestered lands in Cowcroft, co. Bucks.	27 98

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			G	P.
April 1650.	SIR THOS. ASHFIELD— <i>cont.</i>		64	40
	28 July 1654. Petition of Ashfield to the Committee for Compounding. During his sequestration, the tenant of his mansion house has allowed it to fall so much into decay that it is not habitable. Begg that the County Committee may have it viewed, and that he may be allowed for necessary repairs.			
	28 July. Order for an estimate of the charge for putting the house into tenantable repair.	27	96	
L. 27 106	4 Aug. Report by the Committee for Compounding of the grounds on which he has been sequestered, and discharged for recusancy and delinquency, from 1643 to 1654.	27	106	
	5 Sept. Order on Ashfield's request to be admitted tenant to $\frac{1}{3}$ of his estate, co. Bucks and Kent, for the County Commissioners and Fowle to certify their value.	27	113	
	13 March 1655. He petitions the Committee for Compounding. The Auditor certifies that the whole receipts from his estate, co. Bucks, is 310 <i>l.</i> 8 <i>s.</i> 3 <i>d.</i> , besides 193 <i>l.</i> 8 <i>s.</i> 6 <i>d.</i> in arrears in the tenants' hands, and Fras. Mannay's four years' rent of Cowcroft, no part of which has been paid to petitioner. The County Committee certify that 60 <i>l.</i> is needed for repair of his houses, as he is now admitted tenant to $\frac{1}{3}$ of his estate, and Mannay ordered to allow him $\frac{1}{3}$ of Cowcroft. Begg payment of his thirds and fulfilment of all these orders.	64	11	
	13 March. Order granting the above, and admitting him tenant of his $\frac{1}{3}$ on security for payment.	27	337	
	30 April. Order that as to repairs, as he is only tenant for life, he be allowed $\frac{1}{3}$ of $\frac{1}{3}$ of the 60 <i>l.</i> which he has spent in paling, walling, and repairs, viz., 26 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , and that only on certificate that the decay occurred during the time of sequestration.	27	349	
O.C. 29 20	29 and 31 May. Order to Sam. Bedford, Commissioner, and the officers of co. Bucks, to aid him in collecting his rents, the tenants being in arrears, to let him have his full $\frac{1}{3}$ , and to send in an account of the remainder.	27	409	
L.C.C. 158 23			411	
C. 147 19				
	CLAIMANTS ON SIR T. ASHFIELD'S COAL FARM AT NEWCASTLE.			
	12 July 1650. ANNE, widow of SIR MARMADUKE DARELL, petitions that Sir Marmaduke, by his will, charged his part of $\frac{1}{4}$ of the coal farm in Newcastle with 600 <i>l.</i> a year, and commissions issued to that effect in May 1639. Owing to accidents touching the Scots, the late wars, &c., she has only received 100 <i>l.</i> , and is in arrear above 3,000 <i>l.</i> , and now this $\frac{1}{4}$ of the coal farm is sequestered as the estate of one Sir Thos. Ashfield, recusant and delinquent. Begg its discharge and payment of her right, with arrears.	79	837	
	12 July. Case referred to Reading, the County Commissioners to certify the cause of sequestration, and who was in possession.	11	17	
	2 July 1651. Reference to Reading of the petition (missing) of Wm. Hanson and 2 others, on behalf of themselves and 23 other creditors of the late Sir Sampson Darell, navy victualler.	16	186	
	25 Dec. Committee for Compounding request Sir John Trevor and the other patentees to certify what has been made the last 2 years of $\frac{1}{4}$ of a duty of 12 <i>d.</i> a chaldron on coals at Newcastle and Sunderland, under sequestration for recusancy of Sir Thos. Ashfield, and what remains in their hands belonging to him.	15	154	
	7 Jan. 1652. Simon Rewse and Marmaduke Darell petition that Sir John Trevor, Sir Ralph Freeman, Sir Sampson Darell, and Lancelot Lake, had a demise from the late King, for years yet to come, of the taxes on the coal in Newcastle, and they agreed that the executor of any who died should receive $\frac{1}{4}$ of the profit,	114	140	



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and not the surviving lessee. In May 1635, Sir Sampson Darell died, leaving his wife Elizabeth executrix and guardian of his son Marmaduke; she assigned her  $\frac{1}{2}$  to Hampden Ashfield, her executor, in trust for Marmaduke, and died, leaving a large personal estate.

In 11 Car., the old lease was surrendered, and a new one granted to Sir J. Trevor, Sir Thos. Bludder, Sir R. Freeman, Lake, and Abr. Perrott, in trust for Ashfield, 20,000*l.* fine being borrowed on security, to be paid out of the profits of the lease. Ashfield and Perrott, at Darell's request, have assigned their interest to Simon Rowe. Sir Thomas Ashfield, now prisoner in the Upper Bench, and brother of Hampden Ashfield, taking charge of Marmaduke in his minority, was trusted with the personal estate; but he wasted it and paid no debts, so that 7,000*l.* is charged on petitioners. Ashfield now claims an interest in the coal farm, and being a recusant, would have it sequestered, and  $\frac{1}{2}$  allowed to him; beg that it may not be so sequestered, but disposed of according to equity.

7 Jan. 1652. Referred to Brereton. With note of his request, 15 173  
June 12th, that Rewse, Darell, and Ashfield would meet in his 114 131  
room in Gray's Inn, to give him information.

Jan. 9 Rewse and Darell beg publication of the depositions of the 114 135  
witnesses examined in proof of their title.

3 Aug. Order to pay to Mrs. Ashfield 41*l.* 12*s.*, being  $\frac{1}{2}$  of the 260*l.* 17 85  
received from the coal farm at Newcastle, after deduction of  
the  $\frac{1}{2}$  already allowed to the discoverer.

26 Oct. Petition of Mary, wife of Thos. Ashfield for subsistence 64 94  
from the profits of her husband's estates, sequestered for 8  
years past. Mr. Perrott has paid in 250*l.*, the coal farm is let at  
600*l.*, and there are the lands in cos. Bucks and Kent.

26 Oct. Order that she produce the Auditor's certificate of what 17 520  
has been already received, when further order will be taken.

18 Feb. 1653. Petition of Mary Ashfield. Thanks for 41*l.* 12*s.* 64 77  
profits from the coal farm, all that she has received since her  
husband's sequestration in 1643. Is in great arrears of her  
fifths, and has received nothing from co. Bucks; begs relief  
from the coal farm, let to Col. Fielder for 825*l.*

D. 64 9, 52, 43-45 18 Feb. Order that she have a full fifth of her husband's estate, 20 1172  
with arrears since 24 Dec. 1649, Col. Fielder to pay her  $\frac{1}{2}$  of his  
coal farm rent.

18 May. Order postponing the case of Col. Fielder and Ashfield's 25 73  
coal farm till Tuesday, the Colonel being sick.

19 May. Sir T. Ashfield to the Committee for Compounding. 64 85  
If you will not credit my lines that I am in a dying condition  
until I am laid in my grave, give credit to Capt. Smith,  
the bearer, and let not my blood lie at your door, by being  
starved to death through Col. Fielder's delays and a strict re-  
straint of my liberty.

If Fielder has been so unworthy as not to pay his rent, pray  
let my wife have her fifth, which is 115*l.*, the coal farm being  
let at 825*l.* Though the foreign vent of coals is taken away,  
what he has got is worth twice as much as he is to give. I send  
you accounts to prove that it came to above 10,000*l.* from  
1637 to 1647, since which I have not received a penny from  
the coal farm, nor from 300*l.* a year in land which I made  
over to the [farmers]. "Gentlemen, be sensible of me and my  
wife as Christians," and send me an order for this 115*l.*

19 May. Order thereon for the accounts to be received, and 25 74  
Auditor Sherwin to certify what moneys were paid in before  
Col. Fielder's lease, that the arrears of Ashfield's fifths may be  
speedily satisfied.

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April 1650.	SIR THOS. ASHFIELD— <i>cont.</i>			
	19 May 1653. Order for payment to him from the Treasury of 115 <i>l.</i> ; the accounts of the colliery to be brought in, and the arrears of his $\frac{1}{2}$ due before Fielder's lease are to be paid.	25	74	
	30 June. Order by the Committee for Compounding cancelling the lease granted, 17 Sept. 1652, to Col. Fielder for 7 years of $\frac{1}{2}$ of the impost of 12 <i>d.</i> a chaldron at Newcastle on sea coals or pit coals, shipped out of the Tyne for England, the premises being sequestered for the delinquency and recusancy of Thos. Ashfield. The late Council of State, having put a stop 17 Aug. 1652, to the merchants passing out of the Northern ports without convoys, Col. Fielder has not received any of the profits.	25	110	
	1 Sept. Order to the Committee for Northumberland, to perfect their accounts of the coal farm in a fortnight, that Mrs. Ashfield's fifths may be allowed. Order that Mr. Perrott, who manages the whole coal farm, bring in his accounts that Mrs. Ashfield's fifths may be allowed, and that the Committee of co. Bucks pay her fifths before deducting from the profits of the rectory a sum ordered for augmentation of the minister's salary.	25	189 190	
D. 64	7 20 Sept. Ashfield complains that Perrott has not, as ordered, brought in his accounts in a fortnight, by which, as he is sequestered, the State loses. Meanwhile his wife has not her fifths, nor he a bit of bread allowed out of his whole estate, although a conformable man to the present government. Begg that Perrott, who has for years obstructed this business, may be taken into custody till he produces his accounts; also that his wife may have her fifths, or they must perish.	64	65	
	11 Oct. Summons to Sir Thos. Bludder, Lancelot Lake, and Hampden Ashfield, to appear 21 October, about the claim of Simon Rewse and Marmaduke Darell [to the coal farm].	25	222	
	11 Oct. Like summons for Abraham Perrott and 7 other witnesses	25	223 279	
	15 March 1654. Order that the lease of part of the profits of the coal farm at Newcastle, as belonging to Ashfield, be not sealed till Rewse and Darell's counsel be heard on Mr. Brereton's report.	25	314	
	30 March. Like order, and the case to be heard this day week	27	18	
	6 April. Order on hearing counsel on both sides that the lease be sealed and delivered to Ashfield, on good security for payment of rent.	27	4	
	11 April. Petition of Ashfield that Marmaduke Darell may not be heard as to his claim to the coal farm, unless he first restore petitioner his writings, but that it be left to the law, the State having been in possession this 10 years, for petitioners' delinquency.	64	50	
	11 April. Order for Hampden Ashfield and Marm. Darell to appear to be examined on the case.	27	27	
	20 April. Perrott summoned to give an account of moneys received from the coal farm, which has been under his management the last 2 years.	27	31	
	25 April. Perrott ordered to pay in 38 <i>l.</i> 17 <i>s.</i> 6 $\frac{1}{2}$ <i>d.</i> , which he deposes to have received as the profits of Ashfield's fifth part of the coal farm, and Ashfield to be allowed $\frac{1}{2}$ thereof.	27	33	
	11 May. Order at Ashfield's request, that Perrott bring in particulars of his charges about the coal mines, named in his general account.	27	45	
C.P. 27	87 4 July. Order granting the request of Sir John Trevor, one of the patentees of the coal farm, that Thos. Ashfield, who has $\frac{1}{2}$ of the profits, may receive his proportion according to the cove-	27	87	

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- nant made with the other patentees, in spite of the plea of Ashfield's counsel, that he, being tenant to the Commonwealth for his  $\frac{1}{3}$ , is not bound by that covenant.
- 5 July 1654. Order of 11 May for Perrott to bring in his accounts renewed, to be brought in within a week without fail. 27 87
- 3 Aug. Order for examination of witnesses on Thos. Ashfield's complaint of corrupt dealing about  $\frac{1}{3}$  of the profits of the coal farm. 27 104
- x. 114 109 4 Aug. Order for Darell to restore Ashfield his writings, delivered by order of the late Committee for co. Gloucester, before the [coal farm] case is heard. 27 105
- 31 Aug. Wm. Johnson, Mayor of Newcastle-on-Tyne, to the Committee for Compounding. I have tried to bring to light the corruption reported in John Shelton, one of the coal waiters, for the 12d. a chaldron; and when I have done, will send up the examinations of the witnesses. With articles produced on behalf of the Commonwealth and Thos. Ashfield, against Shelton and his reply. 64 33  
3 5
- 12 Sept. Order that Hampden Ashfield's affidavit be added to Mr. Brereton's report, with leave for Thos. Ashfield to take exceptions to it if he please. 27 118
- 3 Oct. 1654. Petition of Wm. NEWMAN, Wm. WOODFIELD, SARAH SYMONS, and GEORGE DANNETT, creditors of the late Sir Sampson Darell, victualler for the late King. In 1635 Sir Sampson Darell took provisions of petitioners, value 3,576*l.*, for victualling 21 ships of the navy, and died 25 May 1635 without payment, possessed of  $\frac{1}{3}$  of a lease of the impost on Newcastle coals, and personal estate value 17,000*l.*, leaving his wife Elizabeth executrix. By combination with Lady Darell, Thos. Ashfield got the whole estate into his hands, and a conveyance of the  $\frac{1}{3}$  of the coal farm,—without any payment to Hampden Ashfield, his brother,—to his own use. He also induced her to make her will, leaving his brother Hampden executor in trust for him. She died in July 1638, and the Ashfields took the estate, surrendered the coal farm lease 10 years before it expired, and got a new one 15 Charles, for 22 years, in the name of Abraham Perrott, in trust for Thos. Ashfield, who has enjoyed it and the Darell estates without paying the creditors.
- Eight years ago, on information in the Exchequer Chamber, the creditors were directed to sue the Ashfields and Perrott at law, and got a decree for 3,180*l.* Beg payment thereof from the sequestered profits of the coal farm remaining in the Treasury.
- c. 33 369 3 Oct. Case referred to the Registrar and Auditor, and to Reading. 27 128
- 19 Oct. Order on request of Simon Bewse and Marm. Darell, for discharge of  $\frac{1}{3}$  of  $\frac{1}{3}$  of the profits of the coal farm, sequestered for Ashfield's recusancy,—on plea that Ashfield held it in trust for Darrell, by permission of Hampden Ashfield, assignee and executor of Elizabeth, mother of Marm. Darell,—that Ashfield have 3 weeks to prove his payment of 2,600*l.* for purchase of the coal farm, which, if he does, the case will be dismissed; if not, further order will be taken. 23 1636
- d. 114 107 14 Nov. Petition of Ashfield. Has been so distressed by sequestration for recusancy, though a conformist, that he has wanted bread, and run into debts which have led him to prison, where he still remains. Some take advantage of his condition to make a blow at his inheritance and reputation; Marmaduke Darell, whom he formerly maintained as his own son, having in 1642 rifled his trunks of his writings and evidences, got a decree in Chancery without petitioner's knowledge, ordering Perrott, his trustee,—on pretence that his lease of the coal farm

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was in trust for Darell,—to pay the profits to Darell; and yet there was a suit depending for petitioner to pay from the lease 100*l.* a year to Anne, widow of old Sir Marmaduke Darell, and Sir Sampson Darell's creditors got a decree against him on pretence that the lease was in trust for payment of debts, and he is now ordered to pay those debts from his other estate, to greater value than the coal farm is worth. Begg that a list of his deeds may be brought in, and he allowed more time to produce his witnesses, or allowance for their charges.

	14 Nov. 1654. Order granting him 14 days more time, and reasonable charges for his witnesses.	27	165
	28 Nov. Order granting the claim of Rewse and Darell, with arrears since 7 Jan. 1652, and making void the lease to Ashfield.	23	1648
	1 Dec. Request on Ashfield's behalf for publication of proofs of abuses in management of the coal farm, and for leave for his servant to examine the books.	64	27
c. 114 104	1 Dec. Order accordingly - - - - -	27	187
NOTE 114 93	19 Dec. Order that the coal farm case being determined, Perrott's papers be restored to him.	27	214
	18 Jan. 1655. Order suspending a former order of 16 January for payment to Rewse of 205 <i>l.</i> 5 <i>s.</i> 6 <i>d.</i> out of the $\frac{1}{2}$ of the coal farm, and Thos. Ashfield is to shew cause if he can in 3 days why it should not be paid.	27	257
d. 114 105		114	105
NOTE 114 95	25 Jan. Order revoking that of 1 December for examination of the books; the coal farm case being already settled, the owners ought not be molested.	25	271
c. 114 99	27 Feb. On Rewse and Darell's request for restoration of 265 <i>l.</i> 5 <i>s.</i> 6 $\frac{1}{2}$ <i>d.</i> , paid into the Treasury from the coal farm, order that enquiry be made when it grew due, and as much as was due since petitioners made their claim shall be returned.	27	318
NOTE 114 91	3 April. Order repayment of the said sum - - - - -	27	348
CLAIMANTS ON THE ESTATE OF SIR THOS. ASHFIELD.			
d. 64 157	13 May 1651. SAM. LATCH begs discharge of lands in Cowcroft, Chesham, sold to him by Lady Clara Ashfield, in trust for Francis, son of Fras. Mannay, of London, merchant alien; Lady Ashfield died 25 March last, having a life interest therein. The premises are now sequestered for recusancy of Thomas Ashfield, son of Lady Clara.	64	149
	13 May. Referred to Reading - - - - -	14	15
d. 64 159		64	174
-169	2 April 1652. Ashfield having taken the Oath of Abjuration, he is to have 3 weeks to prove his title to the said estate, and that no part of the consideration money was paid. On Latch's request to continue to receive the rents, order that they remain in the tenants' hands.	16	257
L. 64 151		64	123
153			
B. 64 137			
D. 64 178	23 April. Publication ordered of the deposition returned - - - - -	16	346
E.W. 16313,		64	107
318,339	April? Ashfield pleads that in 1625 he conveyed the lands to his servant, in trust to pay 120 <i>l.</i> a year to his mother; she had her full rents and more, and cut wood to the value of 250 <i>l.</i> ; but on a false pretext that 360 <i>l.</i> was due for arrears, she took the estate and sold it to Latch for the use of Mannay, who married her grandchild. The purchase money of 550 <i>l.</i> was never paid, nor had she tried to transfer the estate; it was sequestered for her recusancy, and since her death, the sequestration continued for petitioner's recusancy, though he has taken the Oath of Abjuration. He conceives himself fully entitled to the Act of Pardon.	64	129
64 136			
D. 64 179			
182			

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H. 16 371	14 May 1652. Ashfield's title, and the proofs on both sides referred to Reading; the County Committee to see that the tenants are quieted in their possession, and to certify their own receipts from the premises.	16 404
64 106		64 125
B. 64 95		
D. 64 159		
H. 16 511	10 June. Resolved that the lands were sequestered for recusancy of Lady Clara, and then of Thos. Ashfield; they cannot be discharged on present proof, but a week is taken to consider the title.	16 530
603		
D. 64 171		
	29 June. Plea by Sam. Latch on Mannay's behalf, that Mannay held the house called Cowcroft, and lands, sowed the corn, and paid the taxes, till the County Committee of Bucks seized the lands, and carried away his goods on pretence of his recusancy, though he is an alien, and wishing to maintain his son's just right.	64 83
H. 17 110,	29 July. The corn to be reaped when it is ready, and laid up till the title is determined.	17 73
152, 239		
	22 Sept. Order on report that if Mannay, for whose son's right Latch claims, can prove otherwise than by his own oath that 350 <i>l.</i> 15 <i>s.</i> 0 <i>d.</i> was paid to Lady [Clara] Ashfield, and that the estate was not sequestered before 20 Jan. 1649,—the date of the deed by which he claims,—the money be repaid him. He may examine witnesses, and the County Commissioners are to certify all they know about the sequestration of Thos. Ashfield and Lady Ashfield.	17 243 102 793
	23 March 1654. Ashfield begs possession of the land, Latch and Mannay, who were allowed the rents on security, having given in sufficient security, and no examinations having been yet taken.	64 47
	23 March. Mannay to show cause in 14 days why Ashfield should not have the land.	25 321
	5 April. On information that Mannay is felling timber on the estate, this is forbidden, and he is to appear and show cause why, being Latch's attorney, he acts contrary to the order whereby Latch was admitted to the estate.	27 19
I. & D. 147 5-17	11 April. Hearing ordered for 23 May, and meantime no timber to be felled, nor waste committed.	27 29
H. 27 60,		
68, 93	21 July. Order that $\frac{2}{3}$ of the rents go to the County Committee, the other $\frac{1}{3}$ to Ashfield, and that Mannay try his title by law.	27 96
L. 147 1		
C. 64 37	24 Oct. Mannay petitions that having been ordered the premises on payment of 350 <i>l.</i> 15 <i>s.</i> to Lady Clara Ashfield, the County Committee may return the depositions, and a speedy hearing be granted, the case having depended so long.	99 15
D. 64 54		
D. 102 794		
C.P. 27 168	24 Oct. Hearing ordered for 16 November, and meantime Ashfield is not, on pretence of any order from the Committee for Compounding, to disturb Latch in his possession.	27 145
H. 27 209,		
220, 238,	1 Feb. 1655. Mannay allowed the 350 <i>l.</i> 15 <i>s.</i> , with interest from the date of the deed, Jan. 1649, $\frac{2}{3}$ to be paid by the State, and he is to recover the other $\frac{1}{3}$ from Ashfield, accounting for his receipts; Ashfield is to be put in possession of $\frac{1}{3}$ of the premises.	23 1666
257		
64 10	7 Feb. Ashfield begs another hearing, Mannay not having disbursed the 360 <i>l.</i> ordered him, and having received great sums from the estate, and felled much timber.	64 18
B. 64 19		
L. 64 13	14 Feb. Order on report of much waste having been committed on the estate, that $\frac{1}{3}$ be let to Ashfield, and Mannay quieted in possession of the other $\frac{2}{3}$ until paid $\frac{2}{3}$ of 350 <i>l.</i> 15 <i>s.</i> with interest, he accounting with the Auditor on oath, and both parties are left to their legal remedy.	23 1669
	3 April. Mannay complains that his order of 14 February, being contradicted by that of 13 March (missing), granting the estate	102 787

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SIR THOS. ASHFIELD—*cont.*

to Ashfield, is useless, and as he had a man killed on the premises, no one will fence or manure them, so that the opportunity of sowing will be lost. He begs leave to fence, to receive the arrears due, and to have all the profits, giving  $\frac{1}{2}$  to Ashfield, till the premises are equally divided, Ashfield paying  $\frac{1}{2}$  of the taxes.

- 6 April 1655. The County Committee having contracted for the Cowcroft estate with Mr. Bex, a supposed agent of Ashfield, are ordered to let it to a person indifferent both to him and Mannay, paying  $\frac{1}{2}$  of the rent to Ashfield, and  $\frac{1}{2}$  to Mannay. 27 355
- L.C.C. 102 785 10 April. Mannay remonstrates and begs confirmation of the order of 14 February. Noted, the order of 6 April to stand. 102 789
- 24 April. Mannay complains that the County Committee profess to have let the estate to Mr. Clark, a name unknown there, and whom he suspects to be only a name, for Ashfield came with several men to claim it as his right. Begs that it may be let to an honest indifferent man, well known, and that petitioner may remain in the house, there being 2 others more fit for a tenant to dwell in. 102 783
- 24 April. Ashfield allowed  $\frac{1}{2}$  and Mannay  $\frac{1}{2}$  of the estate till his money is repaid. 27 370
- 9 May. The estate to be let at an improved value to an indifferent person, who is to pay  $\frac{1}{2}$  of the rent to Ashfield, and  $\frac{1}{2}$  to Mannay. 27 383
- 10 July. Reading to report on Abraham Clarke's case, on an order upon his petition to the Lords of the Treasury. 29 17
- 11 Oct. Thos. Ashfield and Abraham Clarke complaining to Council that Clarke, being tenant by lease of the Haberdashers' Hall Committee to lands sequestered for Ashfield's recusancy, Fras. Mannay, an alien, has forcibly entered therein, committed Clarke to prison, and indicted Ashfield for taking 2 loads of wood, though they have acted only by the Committee for Compounding's order;—the Treasury Commissioners are ordered to send for Mannay, examine and certify, and no timber to be felled or carried meantime. 176 332
- D. 237 98  
R. 237 99 14 Oct. 1651. Order in the Committee for Plundered Ministers on hearing the cause between JEROME GREGORY, minister of Little Marlow, RICHARD CARR, of Edlesborough, and JAMES NORMAN, of Stony Stratford, all -co. Bucks. On 1 July 1646, they granted 50*l.* a year to Stony Stratford from Winslow Rectory, sequestered from the Earl of Antrim, but the grant was fruitless, there being no minister there; on the death of the Duchess of Buckingham, to whom it belonged, the order becoming fruitless, it was renewed 10 Oct. 1650. On 23 October, the said Committee granted 50*l.* to Gregory, and on 6 November 50*l.* to Carr, from the said rectory; and on 21 Nov. 1649, they granted 50*l.* to the Stony Stratford minister from Wolverton Rectory, sequestered from the Earl of Northampton, but no profits have been received therefrom; on 6 Dec. 1650, what was lacking to Gregory was granted on Chesham Rectory, sequestered from Thos. Ashfield. F 2 631  
89 209  
213
- Gregory is now ordered 50*l.* from Winslow and Chesham, before anything is paid to either of the others, and in future he is to have his 50*l.* from Winslow, and the other two to divide between them the profits of Chesham and Wolverton, not exceeding 100*l.* a year.
- 18 May 1652. James Norman and Richard Carr beg confirmation of the preceding order of the Committee for Plundered Ministers granting them an augmentation of 100*l.* a year from Ashfield's estate, the County Committee refusing to pay it without an order from the Committee for Compounding. 89 207  
16 411

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April 1650.			
	13 July 1652. The County Committee of Bucks ordered to carry out the said order, and divide the profits of the rectories, not exceeding 100 <i>l.</i> a year, equally between Carr and Norman.	16	693
D. 88 331	14 Nov. 1651. ROB. GOODWIN, M.P., begs an allowance of an annuity of 20 <i>l.</i> out of Higham Mead Close, purchased from the trustees of Sir Thos. Ashfield for 250 <i>l.</i> , sequestered for his recusancy, but paid by the late County Commissioners of Bucks.	88	316
L.C.C. 88 329			325
147 107			
D. 88 323	14 Nov. Referred to Reading - - - - -	15	87
R. 88 305		88	328
		88	305
R.C. 25 250	17 Nov. 1653. On report in favour of the claim, the rent-charge having been often received, but stating that Higham Mead is copyhold, he begs leave to prove that it is freehold.		
H. 25 291	16 Feb. 1654. Petition refused till the County Committee are satisfied that the rent was duly received before the sequestration; that the deed is <i>bond fide</i> ; and that he has done nothing to debar him from enjoyment thereof; but if these points be proved, he is to have $\frac{2}{3}$ of the arrears since Dec. 1649 from Ashfield's part of the freehold estate, unless Ashfield show cause to the contrary.	23	1578
R.C. 16 34	18 Feb. 1652. JOHN HAMOND, or HOLMAN, of Chesham, begs allowance of rent-charges of 4 <i>l.</i> 10 <i>s.</i> and 5 <i>l.</i> 10 <i>s.</i> from the tithes of Chesham, and the rent of a farm granted him by Thos. Ashfield, sequestered for his recusancy, and petitioner's title disallowed by the County Committee.	90	319
90 317			351
L.C.C. 90 323	9 April. Allowed his rents on double security pending enquiry -	16	289
147 119	9 Dec. Claim disallowed - - - - -	17	497
D. 90 321	9 March 1653. Prays leave to bring further proof. Has no other means of subsistence except a debt of 138 <i>l.</i> from Ashfield, which he is not likely to pay.	90	308
325			
147 121	23 March. Ashfield, prisoner in the Fleet, summoned to give evidence.	25	22
R. 90 313	27 May. Petitioner allowed to enjoy on security his goods, value 4 <i>l.</i> 15 <i>s.</i> 2 <i>d.</i> , seized by the County Committee for the arrears of rents in his hands.	25	82
P.R. 25 7	30 June 1654. He renews his petition to the Protector, having often applied to the Committee for Compounding and been disappointed. With reference thereon to the Committee for Compounding.	94	429
	25 July. Referred by them to the County Committee to take examinations.	27	98
INV. 90 311	25 Sept. Ashfield pleads that his grant of 22 <i>l.</i> annuity to Hamond was illegal, being made before he had power to grant it, the estate being in other hands.	64	31
	28 Sept. Holman's claim allowed with arrears from the date of his petition; $\frac{2}{3}$ of the rent-charges to be paid by the State, and $\frac{1}{3}$ by Ashfield.	23	1631
R.C. 25 177	27 Oct. 1653. ROB. FISHWICK, minister of Latimers, Bucks, begs continuance of payment in lieu of allowance of the value of 138 9	137	595
138 7	5 qrs. of wheat yearly, due to him from the sequestered estate of Thos. Ashfield, but the County Commissioners refuse the last half year's payment without order.		
L.C.C. 138 11	25 April 1654. He renews his petition, having been many years minister, and discharged his duty faithfully by frequent dispensing the Word of God among his parishioners. Bega a speedy hearing.	138	1
147 15			
O.C.C. 138 13	27 April. Claim to the wheat allowed; the Committee for Bucks is to pay $\frac{2}{3}$ with arrears since Michaelmas from the rectory under sequestration, and Ashfield is to pay the other $\frac{1}{3}$ part.	23	1602
147 117			
NOTE 138 15	23 Nov. 1653. THOMAS WREDDON, executor of DAN. WREDDON, of Wigginton, Herts, prays liberty to extend the lands of Sir	141	308
R. 138 3		237	100
H. 27 35			
R.C. 25 178			
237 101			
L.C.C. 147 113			
237 102			

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April 1650.	SIR THOS. ASHFIELD—cont.			
D. 237 103	Thos. Ashfield, sequestered for recusancy, for payment of			
104	debts on 5 bonds, all in 1636, for which he obtained a judgment			
B. 237 105	in 1650.			
D. 141 183	24 Nov. 1653. The EARL OF DEVONSHIRE requests continuance of	141	175	
R.C. 25 254	payment of quit and copyhold rents of 6 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , from lands		181	
141 179	in Chesham Manor, co. Bucks, belonging to Thos. Ashfield, and			
L. & } 141 185	lately refused by the County Committee on general instructions.			
D. } -189	15 March 1654. Claim allowed, with payment of $\frac{2}{3}$ of the arrears,	25	314	
O.C. 23 1605	Ashfield to pay the other third.	141	177	
	LESSEES OF THE ESTATE.			
D. 147 111	8 May 1652. County Commissioners of Bucks certify their sur- 147 109			
	vveying and posting Ashfield's estate, and letting Chesham par- sonage to Hen. Horwood, of Aylesbury, at 160 <i>l.</i> , posted at 120 <i>l.</i> ; and Higham Mead to Rob. Billett, of Chesham, at 22 <i>l.</i> , posted at 20 <i>l.</i>			
	20 May. The contracts approved, if let according to instructions 30 20			
	1652P SIR JOHN TREVOR and LANCELOT LAKE beg to continue 125 129			
	their possession of Chesham Rectory, conveyed to them by Sir Thos. Ashfield for 500 <i>l.</i> , and as collateral security for 4,000 <i>l.</i> , of which only 2,000 <i>l.</i> is paid; the rectory was seques- tered for Ashfield's delinquency, but discharged in 1645 till they were paid. It lets for 180 <i>l.</i> a year, with allowance for quarterings, taxes, and such tithes as the inhabitants refuse to pay, not 40 <i>l.</i> a year having been paid in tithes.			
ACCTS. 136 421	12 May 1653. JOHN NORBURY, of Chesham, petitions that he was 136 419			
	obliged to surrender his lease of lands of Mr. Ashfield,— taken on condition that the repair of the fences should be deducted from the 1st year's rent of 19 <i>l.</i> —because Mr. Jen- nings, brother-in-law of one of the County Commissioners, wanted the land, and as Jennings is in arrear with rent, peti- tioner is called on to pay the whole 19 <i>l.</i> , although the repairs cost nearly the rent. Begg redress.			
	12 May. The County Committee to certify the cause of difference 25 66			
	between them and the petitioner.			
	9 June 1654. Jos. Jennings, tenant of Chesham Parsonage, to pay 27 68			
	his arrears of rent on pain of a fine.			
	12 Sept. 1654. Joseph Jennings petitions that he farmed Chesham 95 837			
	Rectory, sequestered from Thos. Ashfield, at 164 <i>l.</i> 4 <i>s.</i> 8 <i>d.</i> , and being in arrears with rent, is threatened with sequestration. Pleads non-allowance of taxes, and refusal of the tenants to pay their tithes, and begs aid.			
	12 Sept. Order that the tenants pay, or appear to show cause 27 117			
	to the contrary.			
	15 Dec. Distrain ordered upon the tenants for non-payment - 27 209			
	BARTHOLOMEW BALDWIN, Clerk of the Faculties in Chancery, and MARY his Wife, Weston Turville, Bucks.			
	April 1650. The County Committee request directions about 249 81			
	him, he having stood sequestered many years, but his estate was never seized. He appealed to the Barons of Exchequer, who sent up a warrant a month ago for fresh examination of the business, which has been made but not been heard. Note that the estate is to be seized.			
I. & A. 65 102	11 June. He petitions that having been—by misinformation to the 65 100			
C. 65 106	County Committee of Bucks—sequestered 12 Aug. 1644, he was summoned before the Revenue Committee to pay what money he owed to the late King, viz., 343 <i>l.</i> 7 <i>s.</i> 2 <i>d.</i> for 1639 and 1640,			



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	and process of extent was sent by their warrant against his lands for that sum, which is all paid except 40 <i>l.</i> 7 <i>s.</i> 2 <i>d.</i> , and another account is ready to be delivered to Auditor Bingley.		
	Begs that as he has lived in the Parliament's quarters all these troublesome times, taken the Covenant and Engagement, and never assisted the enemy, the County Committee of Bucks may be desired to forbear further prosecution against him till his appeal before the Barons of Exchequer is determined.		
	12 July 1650. Petition rejected - - - - -	11	15
C. 222 877	12 March 1651. Mary Baldwin, for herself and 5 children, prays	65	104
P.E. 222 871	a fifth of his estate according to the Ordinance, with arrears	14	47
D. 222 873	from 24 Dec. 1649. Granted.		
ACCTS. 222 879	28 May. The Barons of Exchequer having declared 25 April 1651,	222	869
E. 222 865	that they saw no cause to take off the sequestration, B. Baldwin		
-867	begs to compound.		
	16 Sept. Fine 315 <i>l.</i> 4 <i>s.</i> , with a saving for 3 months to compound	12	308
	for 214 <i>l.</i> owing him by Thos. Levett.		309
	7 Oct. Baldwin begs allowance of all his rents, and return of those	65	113
	received by the sequestrators, till 225 <i>l.</i> 10 <i>s.</i> 2 <i>d.</i> , due on extent		
	upon his estate by the Revenue Committee, be paid. Also		
	licence to sell land to pay his fine.		
	7 Oct. The extent disallowed and the fine to be paid - - -	12	320
P.E. 65 108	7 Jan. 1652. Being prisoner in the Fleet, could not, as ordered,	65	110
	bring a certificate from the Revenue Committee that the 255 <i>l.</i>	15	174
	is not remitted, and that Committee expect all his rents re-		
	ceived by the Committees of Bucks and Bedford from his estate		
	since 25 March 1650.		
	Begs mitigation of his fine, his estate being in ruinous cot-		
	tages, and leave to sell a messuage and lands in Chalgrave,		
	co. Bedford, and Weston Turville, and a close in Edlesborough,		
	co. Bucks, to raise money for satisfying his fine. Granted.		
L.C.C. 237 106	10 Feb. His lands being certified to be still extended for a debt	12	400
	of 255 <i>l.</i> 10 <i>s.</i> 2 <i>d.</i> , the fine reduced to 272 <i>l.</i> 14 <i>s.</i> 0 <i>d.</i>		
	18 March. Fine paid and estate discharged - - -	12	414

## CHARLES, EARL OF CARNARVON.

	April 1650. The County Committee of Bucks enquire why his	249	80
	estate was discharged; the late County Committee cannot tell,		
	having, they say, lost their papers.		
	16 July. His estate to be seized unless he can produce an order	11	255
	of Parliament, or of the Committee for Sequestrations for its		
	discharge.		
D. 147 203	9 Sept. 1651. Order to produce his discharge renewed - - -	15	10
-206			
137 301	1 Oct. On a Parliament order given, of 9 Dec. 1643, discharging	15	37
L.C.C. 147 201	the estate of the late Earl of Carnarvon, father of the present	237	107
137 289	Earl, because he was only a tenant for life, order that if the		
D. 137 291	present Earl prove to what part of the estate his father was		
-293	only life tenant, it shall be discharged.		
C. 33 310			

## SIR ALEX. DENTON, Co. Bucks.

	April 1650. The County Committee request directions in the	249	80
	case, his sequestration having been discharged on proof that		
	part of his estate was settled for payment of debts, part was		
	mortgaged, and the rest settled on his children; but he died in		
	arms for the King, and his estate was never compounded for.		
	Also his son and heir was in Colchester or in one of the	249	81
	2 Kentish Castles that rebelled, but has enjoyed his father's		
	estate and never been sequestered.		
	16 July. To be sequestered unless he produce a discharge from	11	255
	the Committee for Compounding in a month.		
	9 Sept. 1651. Order repeated to produce his discharge in 28 days	15	10

April 1650.

MARGARET HOWES, Widow, Papist, Burton, Co. Bucks. Vol. No.

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- April 1650. The County Committee request directions about her. 249 80  
 She has 8 children, is "much worn out of heart," and if any part of her estate, worth formerly 80*l.* a year, be taken from her, she and they must perish or be relieved by the parish.
- 16 July. Nothing can be granted to persons in her condition 11 255  
 beyond their  $\frac{1}{2}$  in specie allowed by law.
- 23 June 1652. She begs a 7 years' lease of her estate, sequestered 89 619  
 for recusancy only. Has long been a widow, with 7 little children, and much in debt, and has only 74 acres in Burton, often under water, so that her receipts have not paid taxes and soldiers' quarters, and she has had to incur debts.
- 23 June. County Committee to survey the property and certify 16 588  
 its worth at a 7 years' lease.
- 17 Sept. They certify that they have let  $\frac{1}{2}$  of it according to in- 147 159  
 structions to George Gery, he paying the recusant 20 nobles, and the State 29 marks yearly.
- 14 Oct. Lease confirmed by the Committee for Compounding if 17 333  
 let according to instructions.

2 May 1650.

EDW. COTTON, Webbington, Co. Chester.

acctg. 76 854

- Depositions returned by the County Committee that he is a 148 543  
 Papist, and was in Chester whilst a King's garrison.
- May? He begs to cross-examine the witnesses who have deposed 76 866  
 against him.
- 3 Oct. 1654. He begs to receive the whole fee-farm rents of Dee 76 851  
 Mills, near Chester, being 100*l.*, and those of lands in Huntington, co. Chester, 109*l.* 3*s.* 4*d.*, belonging to him and Mary his wife, until the arrears of the third part due to him— $\frac{1}{2}$  being sequestered for his recusancy—be paid; the County Committee have received 636*l.* 19*s.* 8*d.*, and 209*l.* 3*s.* 4*d.* is due, and they refuse him any part.
- o.c.c. 76 846 3 Oct. Order for payment of his thirds with arrears - - 27 129  
 76 845
- 7 Oct. On report that he has been a delinquent, Committee for 30 97  
 Compounding state that he was never fined, and therefore is included in the Act of General Pardon.
- 17 July 1655. He complains that he cannot get in a State debt of 76 843  
 75*l.* 9*s.* 2*d.* turned over to him as part of the arrears ordered.
- 17 July. Order that he levy it by distress - - - 29 27

## CLAIMANT ON THE ESTATE.

- i. & } 147 221 4 April 1654. THOS. TURNER, of Deepholme, Monmouth, pleads 125 507  
 d. } -223 that in January last he bought a rent-charge of 20*l.* from 559  
 125 565-567 Fras. Cotton, of Penrose, co. Monmouth, on lands in Hunting-  
 L.C.C. 125 562 ton, co. Chester, sequestered for recusancy of Edw. Cotton,  
 149 225 who was only receiver of the rent which belonged to Francis  
 D. 125 569, Cotton. Begs discharge or leave to prove his title, the rents  
 571, 561 remaining in the tenants' hands, or paid to him on good security.  
 C. 33 374 4 April. County Committee to certify and Reading to report - 27 5  
 125 573, 575 125 555
- N. 125 541 5 Jan. 1655. He is to be assisted in getting in the arrears from 30 97  
 the present occupant.
- 3 May. The claim cannot be admitted on the present proof, but 23 1685  
 the County Committee may examine further witnesses if peti-  
 tioner desires it.
- 16 Nov. 1654. JOHN PHILIPPS, of Aldersgate Street, London, begs 111 671  
 leave to prove his title to a fee-farm rent of 30*l.* on land in

2 May 1650.

co. Chester, sold to him last February by Thos. Cotton, of London, and sequestered for recusancy of Edw. Cotton, who was never owner, but received the rent a few years for Thomas.

16 Nov. 1654. Referred to Reading - - - 27 164

3 May 1650.

ELIZABETH, Widow of JOHN DOUGHTY, Thornley, Co. Lancaster.

P.E.	8	19	Begs allowance of her jointure, part whereof was allowed by the Committee for Sequestrations on Bradshaw's report; as to the rest, no order was made by the Barons of Exchequer on Steele's report, most of them thinking they had no power to allow the same, although she had an order under the hand of the Lord Chief Baron for enjoying it.	81	24
R.	160	83	31 Oct. 1650. The deed of jointure as to 47 <i>l.</i> a year rent-charge allowed, unless the County Committee show cause, &c.	10	197
	81	15		160	87
L.C.C.	160	81	3 Dec. 1651. She complains that the whole manor and lands in Thornley will not yield 40 <i>l.</i> a year; that since the sequestration, they have been let at 30 <i>l.</i> , and the County Committee refuse to allow her the manor and lands, giving her only the rent, which she could improve. At her marriage, in consideration of her portion of 1,500 <i>l.</i> , her father-in-law, Henry Doughty, agreed to provide a jointure of 200 <i>l.</i> a year, and charged the manor of Colne with 120 <i>l.</i> , and Thornley Hall, &c., with 47 <i>l.</i> a year, all which premises were sequestered for his delinquency.	81	22
L.C.C.	160	91	3 Dec. She is ordered the manor and lands, which are to be forthwith discharged from sequestration.	15	116
O.C.C.	160	89		160	79
			15 Sept. 1652. She renews her petition for discharge of the sequestration of the estate settled upon trustees for her jointure, reciting particulars of the conveyance. She is the daughter of Serjeant Robert Callis.	81	23
D.	160	73-78	15 Sept. County Committee to examine and certify. [ <i>See Sequestration Calendar</i> , 12 May 1647.]	17	226
CASE	81	27			
C.	32	261			
D.	145	288			

Claimants on the Estate of the late HEN. HILTON [BARON HILTON], Hilton Castle, Co. Durham, and Easton Bassett, Wilts, and JOHN, BARON HILTON, his Brother.

P.E.	8	19	3 May 1650. THOS. HOLLYMAN begs, on behalf of his wife MARGARET, widow of ROBERT [brother and heir of HEN. HILTON], the arrears of her dower, and freedom of her dower lands, granted her 3 years ago in the Court of Common Pleas, but since sequestered by the Committee for Sequestrations and the Barons of Exchequer; the County Commissioners only allow of $\frac{1}{2}$ , without arrears.	94	449
	10	20			
R.	94	445	14 May. Allowed $\frac{1}{2}$ of the lands of which her husband died possessed, but no damages.	8	46
	237	108		10	25
P.E.	94	451	14 June. Hollyman begs leave to hold lands assigned on an <i>elegit</i> , till 1,111 <i>l.</i> damages for extension of dower is repaid. Not granted.	94	435
	-454			8	132
L.C.C.	153	387		10	43
L.C.C.	237	109	20 June. The Durham Committee report the estates to be worth 1,400 <i>l.</i> a year, but left by Hen. Hilton to charitable uses.	153	387
			June? John, Baron Hilton, objects to Hollyman's claims; believes the will of Hen. Hilton was surreptitiously procured.*	153	389

\* Full details of the will are given in G 19, p. 1102.—Ed.

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3 May 1650.	HEN. HILTON, &c.— <i>cont.</i>			
O.C.C. 117 1083	16 July 1650. The petition of SIR WM. SMITH, Bart., on behalf of MARY, his wife, widow of Hen. Hilton, referred to Brereton, to examine his title, and report.	11	28	
L. 94 112	15 Oct The County Committee think the State will suffer because John Hilton cannot disburse money to maintain his claim to the estate of Hen. Hilton, which would thus fall to the State, John Hilton's estate being sequestered; they beg allowance for defence out of the rents.	153	369	
L.C.C. 117 1049	4 Nov. The Committee for Compounding reply that they have Parliament orders to continue estates under sequestration till all claims are satisfied.	153	369	
	6 Nov. Alice, wife of John Hilton, begs the $\frac{1}{2}$ of her husband's sequestered estate.	94	108	
	6 Nov. Granted with arrears since Dec. 1649 - - -	10	201	
ACCTS. 87 853 -856 153 87-89	6 Feb. 1651. On report on Sir Wm. Smith's petition, that the dower was allowed by the late Committee for Compounding, and a writ of dower granted her against John Hilton, order that the dower be allowed; the County Commissioners are to certify the value of the lands, and their receipts, and Sir William's since 24 Dec. 1649, on notice to Baron Hilton.	10 117	388 393 1047	
L.C.C. } & ACCTS. }	153 373 -377	20 and 26 Feb. Petition (missing) of Sir Wm. Smith, referred to Reading and Brereton.	14 21 31	
	2 Sept. As Brereton cannot report without certificate, Sir William and Lady Mary Smith beg an order to the County Committee of Wilts to certify why they have sequestered the manor of Easton Bassett, belonging to petitioners. Granted.	117 15	1021 1	
D. 117 1061 1067	3 Sept. The Smiths complain of non-fulfilment of the order of 6 February. John Hilton compounded in 1649 with Parliament, with a saving of reversion to his heirs of the lands in Durham and Wilts of Hen. Hilton, which were devised for 99 years to charitable uses, by a will allowed in Chancery, and therefore the State has no interest therein; yet petitioners are disturbed in the possession of the dower rights.	117	1021	
	3 Sept. The lady is to swear that she has not released her dower, accounts of the estate since 1644 to be given, and all evidences to be produced to Brereton, who is to report.	15 117	4 1037	
D. 117 1081 1063 L.C.C. 256 48 L. 117 1051 D. 117 1092	26 Sept. 1651. PHIL. THOMAS, for the poor in Clapham and 12 other parishes in Sussex, begs discharge of lands, co. Durham and Wilts, left in 1640 by Hen. Hilton to the Lord Mayor and 4 Aldermen of London, in trust for charitable uses, but sequestered for recusancy of John, brother and heir of Henry, by which 3,276 <i>l.</i> , being 10 $\frac{1}{2}$ years rent, is lost to petitioners.	120 153	822 365	
L. & } ACCTS. }	117 1033 -1039	26 Sept. The Durham Committee to certify, and Brereton to report	15 153	33 363
153 379-385 L. 117 1065 153 367 D. 117 1048 1083	3 March 1652. The mayor of Durham, the vicar of Monk Wearmouth, the churchwardens and overseers of Fulwell and 16 other parishes, co. Durham, of Clapham and 16 other parishes, Sussex, of Wotton and 4 other parishes, Surrey, of St. Clement Danes, London, and of Dunhead and 3 other parishes, Wilts, petition by Phil. Thomas, their agent, and also on behalf of the poor kindred of Hen. Hilton, for discharge of Hilton's lands, from which 48 <i>l.</i> a year was left to the poor of Durham, 50 <i>l.</i> to Monk Wearmouth, and 24 <i>l.</i> to each of the other parishes, by Hen. Hilton. The arrears for 10 $\frac{1}{2}$ years are 10,500 <i>l.</i> , and are sequestered for delinquency of John Hilton.	81 117	334 1039	
D. 117 1045	3 March. Referred to Brereton to report - - -	- 16 117	94 1041	

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B. 117 1025	6 May 1652. Phil. Thomas, on behalf of the poor of Durham, Sussex, and Surrey, being 42 parishes, begs an order to Brereton to hasten his report.	111	706
	6 May. Case to be heard in a fortnight - - - -	16	357
	14 May. On Brereton's motion, Sir William Smith [who married Mary, Hen. Hilton's widow], is to account for all receipts from the estate in right of his wife's jointure.	16	402 403
	25 May. Hearing ordered, Sir Art. Hesilrigge to attend and signify his knowledge.	16	439
	1 June. On report that Hen. Hilton died 13 March 1641, seized of all the said estates, and that Rob. Hilton is brother and heir, order that Lady Mary Smith, Hen. Hilton's widow, is to have her $\frac{1}{2}$ since Dec. 1649; that Sir William is to account for his receipts; and that the committees of co. Durham, Cumberland, and Wilts, are to account for their respective receipts from the estate, the profits of which are to remain to the State till further order. That Smith is to state from what lands he claims his wife's dower, and that the deed for pious uses and Hilton's will are to be produced and proved.	16	487
D. 116 875 L. 171 467	3 June. The order of 14 May relating to Hollyman's claim confirmed, but he is only to have a just third, and to have it in specie.	16	507
	10 June 1652. SIR CHARLES SHELLEY, Bart., infant, of Michelgrove, Clapham, Sussex, by Henry Weston, M.P., his guardian, begs leave to try at law his title to Easton Bassett Manor, co. Wilts, descended to him from his grandfather Sir John and his uncle John Shelley; but being only 3 years old when they died, and being taken abroad, [Sir Wm.] Smith entered on the lands, and they are sequestered for his delinquency, or rather for that of John, Baron Hilton.	116	905
	10 June. Referred to the Wilts County Committee - - -	16	524
	11 Aug. Smith claims $\frac{1}{2}$ of Easton Bassett Manor, by purchase of Hen. Hilton from Sir John Shelley, and $\frac{1}{2}$ by assignment from John Hilton.	118	13
	11 Aug. County Committee to examine his claim - - -	17	140
D. 116 877	1 Sept. Smith remonstrates against the order of 1 June, as very different from those before given, and begs a hearing.	117	1024
	1 Sept. Petition dismissed - - - - -	17	182
L. 171 219 L. & D. 171 215 -217	6 Oct. John Hilton, of Hilton, begs respite of execution of the last order in the case till the will is determined by law, where it has depended 12 years. Hollyman's claim on behalf of his wife Margaret is not according to the will, yet he not only has an order for his $\frac{1}{2}$ , but for it in specie, which will hinder the letting or selling of the remainder of the lands, whilst petitioner and his family have no maintenance.	94	103
R.W. 17 494 D. 116 913, 915, 873 C. 32 146 116 865 R. 116 859 L. & D. 116 869 -871, 857 H. 19 1080	6 Oct. He is to give Hollyman notice when he next intends to move therein.	17	307
	15 Dec. Hilton's will being produced and proved as ordered, Phil. Thomas, on behalf of the poor of 40 parishes in Durham, Surrey, Middlesex, Wilts, and Sussex, begs discharge of Hen. Hilton's estate, sequestered for delinquency of his brother John, who only had a reversion after 99 years' use thereof for the poor.	122	677
	15 Dec. Hollyman and Smith to have notice of a hearing - - -	17	508
	16 Dec. Sir A. Hesilrigge requested to attend - - -	17	513
	30 Dec. The case respited, and the guardian of Sir C. Shelley is to examine witnesses.	19	1058

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3 May 1650.	HEN. HILTON, &c.—cont.			
	13 Jan. 1653. Sir Charles Shelley is not to be allowed to try his title at law till the claim of the poor has been examined.	19	1063	
	14 April. All parties to be heard in 3 weeks, on an order from the Committee for Removing Obstructions of 23 February last, about Sir Charles Shelley's claim on Easton Bassett Manor.	19	1080 (2)	
	18 and 19 May 1653. Edw. Searle, for the poor of 42 parishes, and the poor kindred of Hen. Hilton, begs the benefit of Hen. Hilton's will; their title being allowed by the Committee for Removing Obstructions, and they having spent much money in proving the claim, begs that the sequestration may be discharged with arrears since Dec. 1649. Complains that the lands are in the 3rd Act for Sale, as sequestered from John Hilton.	116	310 312	
	19 May. Hearing ordered, all parties concerned to have notice	25	72	
	9 June. The Hollymans claim the overplus as well as the reversion of the estate, as being left by Henry Hilton to his brother Robert, and by Robert to his wife, now Marg. Hollyman. They complain that Sir Wm. Smith and John Hilton have received 300 <i>l</i> . overplus, and they have been only allowed dower, to the loss of 2,000 <i>l</i> .	94	431	
	[9 June] 1653. Sir William and Lady Smith protest against the lands being in the Act for Sale. They claim all the lands of Hen. Hilton, part by virtue of Lady Smith's dower, part by assignment from Sir Geo. Whitmore, sole survivor of the Lord Mayor and 4 senior aldermen of London to whom Hen. Hilton demised his lands in Durham and Wilts in 1640, for 99 years from his death, they paying 24 <i>l</i> . yearly to the poor, retaining 100 <i>l</i> . a year to themselves, and employing the rest to bind 5 of Hilton's poor kindred apprentices.	118	89	
	He also gave 100 <i>l</i> . a year to his brother John from the lordships of Ford, Barmeston, and Biddick, after the expiration of the present leases, but the lands were sequestered in 1649 for delinquency of John Hilton, who had only this 100 <i>l</i> . a year, the reversion being in Robert Hilton, who assigned it to his wife Margaret. Beg discharge of the sequestration.			
	9 June. Order that 8 persons be appointed by the agents for the poor, and 2 by Sir Wm. Smith, to take charge of the estate pending inquiry, and to allow them their portions, and Lady Smith her thirds.	19	1102	
ACCTS. 94 60	4 Aug. The agents for the poor beg leave to name the Trustees; Smith has the right to nominate Sir Geo. Whitmore, senior alderman, having transferred the whole trust to him, but he refuses to do it.	116	307	
L. 94 97	4 Aug. Nine trustees named, of whom eight are approved	117	979	
		25	157	
	10 Aug. The poor agents to show why the trust should not remain with Smith, and Hollyman is to account for receipts.	25	162	
	1 Sept. Hollyman is to show cause why he does not pay 536 <i>l</i> . 1 <i>s</i> . 3 <i>d</i> ., and John Hilton 805 <i>l</i> . 1 <i>s</i> . their receipts from the estate, and Hollyman to receive no more.	25	190	
	8 Sept. The poor agents beg that the 1,031 <i>l</i> . 3 <i>s</i> . 4 <i>d</i> . received already from the Hilton estate may be paid to the Trustees.	94	74	
o. 25 197	8 Sept. Order that $\frac{2}{3}$ be given to the Trustees for the poor, and $\frac{1}{3}$ to remain in the hands of the County Committee.	25	196	
D. 94 418	5 Oct. Smith is refused 3,000 <i>l</i> . damages, which he claims on his second writ of dower, and 193 <i>l</i> . 19 <i>s</i> . 7 <i>d</i> . overplus of his $\frac{1}{3}$ paid him is to be deducted from his $\frac{1}{3}$ . The present Trustees are to stand, but he may add 3 more.	25	217	
c. 237 110	20 Oct. On petition of the agents for the poor, Hollyman and Hilton are to receive no more rents, but all to be paid to the Durham Committee.	94	66	
		25	230	

COMMITTEE FOR COMPOUNDING.—CASES.

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3 May 1650.

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9 Nov. 1653. On appeal of the poor agents to the Council of State, order for payment of the 1,031 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> to the Trustees for the poor.	25	246
	94	77
	I 72	42
16 Nov. Order in the Committee for Compounding accordingly -	25	246
8 Dec. John Hilton begs leave to compound on the late Act of Sale for the possibility of reversion of his estate in Easton Bassett, co. Wilts, charged with a lease of 99 years for charitable uses, and contested also by Sir Chas. Shelley. Noted as referred to Brereton.	94	64
29 Dec. Case referred to a Committee of Council -	I 75	20
2 Jan. 1654. Order on report that the Committee for Compounding pay the money to the Trustees appointed to receive it for the poor.	I 75	30
23 Jan. Order in Council that Scobell enquire what obstructions lie in the accomplishment of Hilton's will as to the poor of 41 parishes, and report in order to their removal.	I 75	63
25 Jan. Like order that Sir Ant. A. Cooper and Rous consider the business of the will and report.	I 75	67
3 Feb. The agents of the poor renew their petition to the Protector for payment of the 1,031 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> , with 111 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i> received since, total 1,142 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i> , which they cannot obtain, by reason of a second restraint laid upon the Treasury. With reference thereon to Council.	237	111
10 Feb. Order in Council for payment of the said sum and of all other like moneys to the Lord Mayor and 4 senior aldermen, to be disposed of according to the will of Hen. Hilton.	25	294
	94	47
	I 75	104
16 Feb. Order in the Committee for Compounding accordingly -	25	294
2 May. On Sir Wm. Smith's remonstrance against the sale of John Hilton's estate, co. Wilts, Brereton is to report.	27	41
9 June. There being a doubt as to the validity of the purchase of the estate in Durham by John Hilton, the reversion of the estate only being on disposal, the Trustees for the poor are to have the rents, allowing Hilton the 100 <i>l.</i> a year left him by his brother's will, and to disburse the rest for charitable uses, and account for the profits.	27	68
3 Aug. Hollyman claiming the 100 <i>l.</i> a year, he is to state his case and Brereton to report.	27	105
22 Jan. 1655. John Hilton petitions the Protector. His elder brother being seized of 1,200 <i>l.</i> a year, by a pretended will, gave 1,008 <i>l.</i> a year to the poor; the lands are descended to petitioner, and to be sold for his delinquency. He has purchased them, paid for the present interest, and contracted for the future, if the will prove void, which would advantage the State 15,000 <i>l.</i> The will was depending in Chancery, on an appeal with which his brother was not acquainted, when the order of 10 Feb. 1654 was made. With reference to a sub-committee.	I 92	116
2 March. On complaint by the Trustees for the poor that Hilton receives the rents, order that they be paid to the said Trustees according to the order of 9 June 1654.		
20 March. Thos. Wright petitions that Sir Wm. Smith, having married the widow of Baron Hilton, who had a dower of 400 <i>l.</i> from the baronies of Hilton, Ford, &c., and owing petitioner 500 <i>l.</i> , he extended the lands thereon, and all the tenants paid him their rents, except Rob. Hunt, who refused on the ground that the estate was under sequestration for recusancy of the now Baron Hilton, but he has no right to it during the life of Lady Smith. The sequestration being discharged, begs leave to proceed against such tenants as refuse their rents.	134	381
20 March. Referred to Brereton to make a verbal report -	27	342

H. 27 302

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3 May 1650.	HEN. HILTON, &c.— <i>cont.</i>			67 277
	Nov. P 1650. RICH. BARRETT, of Mawdesley, co. Lancaster, begs to compound for $\frac{1}{3}$ of the estate purchased of John Hilton in Leyland, but sequestered for his recusancy.			
	LESSEES AND PURCHASERS OF THE ESTATES.			
ACCTS. 153 435 L.C.C. 153 437	3 Feb. 1653. ROB. HUNT, tenant to lands in Follonsby, co. Durham, begs the County Committee to grant him allowance from his rent of 140 <i>l.</i> for the sequestered estate of John Hilton for disbursements in repairs, the tenants' houses, barns, stables, &c., and most of the mansion house being burnt at the siege of Newcastle by the Scots.	153	434	
	20 July. To be considered when the case for the estate comes on	25	133	
O.T.T. 94 43 L.T.T. 94 53	15 March 1654. Discharge from sequestration of Easton Bassett Manor, co. Wilts, sequestered from John Hilton, and bought from the Treason Trustees by Ant. Maddison.	18	943	
c. 94 51	18 April. Order on request of the purchaser for confirmation of the discharge that it be disallowed, a certificate produced not being considered authentic till the first $\frac{1}{3}$ of the purchase money is paid.	27	32	
O.T.T. 94 45, 49, 57	9 May. Like discharge of Ford, Hilton, and other manors in Great Usworth, Washington parish, co. Durham, bought by John Hilton, being sequestered from him.	18	945	
	Claimants on the Estate of HENRY, 13th LORD MORLEY, and PHILIPPA, his Wife, and of THOMAS, 14th LORD MORLEY, their Son.			
P.E. 103 61 D. 103 39 NOTE 103 35 c. 103 59 B. 103 37 C. 103 43, 40 L.C.C. 160 146 c. 160 153 H. 10 326 14 8 L.C.C. 159 58, 62 D. 159 51-59	3 May 1650. Watson's motion touching the order of the Committee for Sequestrations for suffering Wm. Habington and John Harris, trustees of Lord Morley, to enjoy the manor and castle of Hornby, and the lands in co. Lancaster, yearly value 818 <i>l.</i> 15 <i>s.</i> 4 <i>d.</i> , settled for payment of debts, referred to Reading.	8	20	103 45
	15 Aug. On his report, the Committee for Compounding direct search to be made in the Exchequer whether Lord Morley was a convict recusant before the date of the settlement, and whether the lands were seized into the late King's hands.	11	79	
	20 Feb. 1651. County Committee to certify their value, and the trustees to bring in an account of receipts and payments; the rents to remain in the tenants' hands till the Committee for Compounding receive satisfaction.	14	22	
	15 Jan. 1652. All Lord Morley's estate in Essex to be sequestered for recusancy and delinquency, as is done in other counties.	15	192	
L. 30 448 D. 237 113 DEED 237 114	1 April and 19 May. The deed of 14 May 1643 granted by Lord Morley to Habington and Harris, trustees for paying his debts, allowed of by the Committee for Compounding till the time expires on 14 May 1653, and the trustees are to receive the rents and profits and all arrears from 3 May 1650; the 300 <i>l.</i> a year reserved by the lease to Lord Morley the County Committee are to detain for the use of the Commonwealth, he being a Papist and delinquent.	16	249	237 112
	7 Jan. 1653. JOHN WILCOX and 3 others for the creditors of Lord Morley, petition that, having had in April 1652 a hearing for allowance of a deed made from Lord Morley to Wm. Habington and John Harris for 40 years, for satisfaction of Lord Morley's debts, notwithstanding a previous order, and their often waiting on the said trustees for satisfaction of debts, and an account of receipts,—there being some private compliance between Harris, who has received all the arrears, and Lord	103	33	



COMMITTEE FOR COMPOUNDING.—CASES.

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Morley, they are likely to be defeated of their just debts. Beg that the trustees may be summoned to account for the money received, and to say why petitioners are not satisfied.

7 Jan. 1653. The trustees ordered to account with the Auditor - 17 576  
132 501

25 May. The creditors complain that notwithstanding the said 132 500  
order, both trustees refuse to appear and account. Beg enforcement of the order, petitioners being now prisoners in Ludgate and elsewhere.

25 May. Harris and Habington to account or be taken into 25 81  
custody.

11 April 1654. Thos. Munday, and 4 others, on behalf of Lord 103 157  
Morley's creditors, beg relief. By deed of 14 May 1643, he granted Hornby Castle and other lands, co. Lancaster, value 818*l.* 15*s.* 4*d.* a year, to Habington and Harris, in trust for payment of debts. On 1 April 1652 this deed was allowed, with arrears from 3 May 1650, till its expiration, 14 May 1653. But Lord Morley and the feoffees, though they have large sums in hand therefrom, which would pay the debts with an overplus, combine to defraud the creditors. Noted, dismissed.

o.c.c. 92 657 31 May 1650. RALPH HENSLow begs orders to the County Commis- 92 653  
-859 sioners to pay him two annuities, one of 20*l.* out of the Marquis  
P.M. 8 97 of Winchester's estate at Basing, Hants, the other of 17*l.* out  
10 35 of Lord Morley's estate in Shipley and Denton Manor, Sussex;  
D. 92 667, 662 4 years ago took the Oath of Abjuration, and is neither seques-  
L. 92 656 tered nor sequestrable. By birthright he ought to have these  
R. 92 651 annuities satisfied [according to a grant 14 Eliz. from Edw.  
Carill to his father, Thos. Henslow].

9 July. The moiety of the rent-charge of 17*l.* a year upon the 11 2  
lands now in possession of Lord Morley to be paid out of the unsequestered third of Lord Morley's estate, and not out of the  $\frac{1}{2}$  which are forfeited to the Commonwealth. The rent-charge of 20*l.* upon the Marquis of Winchester allowed.

22 June 1652. Lady Morley complains that she was not heard at the 103 85  
making of the order of 9 July 1650, charging the third of Lord Morley's estate with payment of the moiety of the rent-charge of 17*l.*, and conceives she cannot in justice be charged with more than  $\frac{1}{2}$  of the annuity. Begg relief.

22 June. Order on Lady Morley's petition that as the whole 16 576  
lands are chargeable with this rent-charge,  $\frac{1}{2}$  of it be paid by 103 85  
the State, and only  $\frac{1}{2}$  by Lord Morley.

INQ. 110 887 14 June 1650. THOS. PREDY, citizen and barber surgeon of London, 110 877  
NOTE 110 889 begs continuance of the benefit of a judgment recovered by his  
-895 father against Lord Morley at Westminster, Easter, 18 Car.,  
D. 110 895 for 320*l.*, besides costs; it was executed upon his lands in  
L.C.C. 170 77 Washington, Sussex, and part of the money paid by the County  
Committee.

14 June. Order that an account be given to the Auditor of 8 133  
receipts; Reading to state the value of the lands, when ex- 10 43  
tended, and what is due.

P.M. 11 113 29 Aug. Predy complains that the present County Committee 110 867  
L. 110 883 refuse payment of the 40*l.* a year agreed to be paid by the  
P.M. 110 880 former Committee, on order from the Committee for Seques-  
D. 110 887 trations, till his debt was satisfied. Begg order for enjoyment  
881 of his extent, being willing to compound for the lands.

R. 110 873 6 Feb. 1651. County Committee to certify where the estate of 10 390  
D. 110 871 Lord Morley lies, whether he is sequestered for delinquency or  
recusancy, and what was paid to petitioner by the former  
County Committee; he is to bring in the bond upon which  
the judgment was obtained.

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3 May 1650.	LORD MORLEY, &c.— <i>cont.</i>		
H. 14 156	11 June 1651. He begs to enjoy the estate till satisfied his whole debt.	110	869
	24 July. Judgment allowed, Auditor Sherwin to state what is due to him, and the County Committee to pay him 40 <i>l.</i> a year till his whole debt is satisfied.	14	223
	6 Sept. 1650. PHILLIPA PARKER, wife of SIR HENRY PARKER, LORD MORLEY AND MOUNTAEGLE, BARON OF RYE, petitions the County Committee of Lancaster for allowance of $\frac{1}{4}$ of her husband's estate, sequestered for recusancy and delinquency.	109	863
	30 Oct. Relief having been denied her by the Committee for co. Lancaster, she petitions the Committee for Compounding, to whom they refer her. Is unable to educate her son, Thos. Parker, according to his birth. With note of order that the $\frac{1}{4}$ be allowed according to instructions.	109	862
	7 Nov. Order that the County Committee of Sussex allow her a full $\frac{1}{4}$ of her own estate with arrears since 24 Dec. 1649, and her mansion house.	10	205
	Dec. ? She complains that several County Committees refuse obedience to the order of 30 October, allowing her $\frac{1}{4}$ of her husband's estate, and begs continuance of the payment of her $\frac{1}{4}$ part.	109	920
	24 Dec. Granted with arrears, unless the County Committee shew cause to the contrary in a month.	109	955
	25 June 1651. Philippa Lady Morley and her mother, Lady Mary [Margaret] Carill, widow, both of West Grinstead, Sussex, beg that they may have their thirds of their estates allotted them, and that they may be tenants for 7 years to the other $\frac{1}{4}$ , at the same rates which others will give, with allowances for repairs. When the estates were sequestered for their recusancy at Michaelmas, and let to tenants for 7 years, no thirds were allowed them, nor did the County Committee restrain the tenants from felling timber, &c.; and several taking advantage thereof have cut down timber to their own use, ploughed up pasture land, and suffered houses, &c., to go to ruin, so that 600 <i>l.</i> , besides timber, will hardly make them tenantable.	103	91
	25 June. Allowed the third, unless cause be shewn to the contrary.	14	178
	11 July 1651. THOMAS PARKER, infant son of Lord Morley and Mountaegle, by John Ford and Thos. Middlemore, his guardians, petitions that, being the only child of his father who is sequestered, he may have an order to the several County Committees to allow him $\frac{1}{4}$ of his father's estate.	109	937
L.C.C. 170 81	11 July. The several County Committees to allow him a fifth	- 109	935
	29 July. He petitions again for his fifth, with arrears from 24 Dec. 1649. Granted.	109	934
			931
		14	227
	6 Aug. Lady Morley complains that the Committee for Compounding having allowed her son, aged 15, $\frac{1}{4}$ out of his father's sequestered estate, her said son has within these three days been taken by Cavaliers into Lancashire, and she has just cause to fear his being surprised and unworthily married, or otherwise bred up to his ruin and distraction. She and his father being both out of a condition to dispose of him, by reason of their religion, and his father being in prison in the Upper Bench, and ready rather to give assistance to those who would undo the child, she prays that the Committee for Compounding would put him in such hands as may breed him up in the fear of God.	103	87

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	6 Aug. 1651. The fifth part to be stopped till the child be brought to the Committee for Compounding.	14	241
D. 103 97	11 Sept. Two-thirds of the separate maintenance of Lady Morley to be sequestered, she being convicted as a recusant in 1635, unless she shew cause to the contrary.	15	14
O.C.C. 103 99	12 Nov. Lady Morley complains that the tenants of her third part keep possession thereof from her, under grants from the Sussex Committee, plough up the ancient pastures and meadows, cut down the woods, hedges, and timber, commit great waste, and force her to accept such rents as they pretend the said County Committee let the same for, &c. Begg possession of her third that she may dispose of it as she pleases, and that Ford and Middlemore, to whom the $\frac{1}{2}$ were let at 35 <i>l.</i> 18 <i>s.</i> 2 <i>d.</i> a year, may hold the same under the agreement.	103	95
	12 Nov. She is to produce her order for allowance of her separate maintenance.	15 80, 103	81 95
	17 Feb. Daniel Blagrove, M.P., being an unfit guardian to Thos. Parker, by reason of his public employment, and motion made to join another gentleman with him, Blagrove accepts 100 <i>l.</i> a year for his maintenance, and agrees to place him with Mr. Arthur, minister of Clapham; Committee for Compounding agree to this, and order the County Committee for Essex to pay Blagrove 100 <i>l.</i> a year in lieu of the fifth formerly ordered.	16	26
	25 Feb. Blagrove moving for the benefit of the order of 29 July 1651, for allowance of the fifth of Lord Morley's estate, with arrears, the County Committee are to pay him the arrears of the $\frac{1}{2}$ until 17 Feb. 1652.	16	60
	19 March. On Blagrove's renewed motion for the benefit of the order of 29 July 1651, till 17 Feb. 1652, the treasurers are directed to pay the said arrears, and 100 <i>l.</i> a year in future in lieu of the fifth.	16	175
	6 May. On complaint of Lady Morley of trouble given about the rents of her thirds by a tenant in Sussex, order that if she be sequestered for recusancy only, she have her $\frac{1}{2}$ set out in kind, and that the County Committee do not allow her to be troubled in the possession, the Committee for Compounding having no power over her thirds.	16 103	364 93
	23 June 1652. John Young, of West Grinstead, Sussex, begs stay of Lady Morley's proceedings at law against him, and confirmation of his contract for the moiety of the farm lands in West Grinstead, called the Place Lands, to which he was tenant for 7 years by contract with the County Committee, 26 Sept. 1650. Not long after, they ordered the rent thereof to be paid her in part of her third, which has been done, but she has under colour thereof much disquieted him in his possession, broken his gates, pounded his cattle, and cut down underwoods, &c. Has laid out 100 <i>l.</i> in improvements. Begg that the rent of some other lands may be assigned to Lady Morley in lieu thereof, that he may not be left to the tyranny of her officers, there being in them an inveterate malice to ruin him for his fidelity to the present government.	103 135	75 98
	30 June. County Committee to certify whether they have so assigned the lands, Lady Morley to shew cause why she disturbs the tenant, and the County Committee to take care that the State's tenants are not disturbed.	16	617
L.C.C. 170 67	1 Sept. Phillippa, Lady Morley and Mounteagle, being summoned, by order of 13 [30?] June 1652, to shew cause why she disturbs the possession of John Young in lands which he pretends to hold from the County Committee of Sussex, supposing them to be sequestered for her recusancy, pleads that those lands were assigned for her 3rd part, and by law belong	103	77



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- |              |   |     |      |
|--------------|---|-----|------|
|              | 17 July 1655. Order on Reading's report that sums already expended by Lady Morley's tenants, amounting to 66 <i>l.</i> 0 <i>s.</i> 10 <i>d.</i> , be allowed, and 11 <i>l.</i> 0 <i>s.</i> 1 <i>d.</i> when it is certified to have been spent.   | 29  | 22   |
| P.R. 16 390  | 12 May 1652. WM. SAUNDERS begs allowance of his annuity of 20 <i>l.</i> granted by Lord Morley and Wm. Parker, his brother, on the manor of Hornby, co. Lancaster, and allowed by the Committee for Sequestrations upon Bradshaw's report, 27 Aug. 1647. They directed the County Committee of Lancaster either to pay it annually or allow him to take his remedy at law for recovery. Begs confirmation of the said order, and allowance of his annuity as it grows due. Noted that he is to enjoy his annuity 3 months on security till the report can be heard.   | 115 | 888  |
| D. 115 923,  |   |     | 927  |
| 930-933      |   |     |      |
| R. 115 923   |   |     |      |
|              | 30 Sept. Deed allowed, sequestration discharged, and petitioner is to receive the arrears from 12 May 1652.   | 19  | 1033 |
|              | 6 Oct. He begs allowance of the arrears of the rent-charge from the time it was due.  | 115 | 912  |
|              | 6 Oct. Granted arrears from 24 Dec. 1649 - - - -  | 17  | 311  |
|              | 6 Oct. 1652. EDW. ASHTON, minister of Claughton, NICH. WAKEFIELD, of Hornby, HEN. KIDSON, of Gressingham, and THOS. DRINKELL, of Tatham, all co. Lancaster, petition that being allowed 170 <i>l.</i> out of Melling Rectory, belonging to Lord Morley, they are now denied payment, because a deed to trustees for payment of his debts is allowed, whereby the estate is freed from sequestration till 14 May next, except 300 <i>l.</i> reserved to the State. They beg leave to have their augmentations confirmed.   | 64  | 309  |
|              | 6 Oct. Order that the augmentations cannot be paid out of the rectory till the trustees' deed is at an issue.   | 17  | 311  |
| C.A. 144 609 | 6 March 1655. THE INHABITANTS OF HONIBORN, cos. Worcester and Gloucester, plead that augmentations of the living of 40 <i>l.</i> from Lord Morley's estates in co. Gloucester, and 10 <i>l.</i> from those in co. Worcester, were granted in 1646, and later 50 <i>l.</i> to [Carnsew] Helme, minister of Winchcomb. When the grounds were ploughed, there was enough to pay both, but now that they are laid down, there is not sufficient, and the Committee of co. Gloucester refuse to pay their minister. Beg redress, and payment with arrears to John Dolphin, their minister—"a godly and painful man." | 144 | 519  |
| O.P. 22 1481 |   |     |      |
|              | 6 March. Order for payment according to priority of grant -   | 27  | 325  |
|              | 5 April. They complain that the County Commissioners refuse to obey the order, and beg its enforcement, that the ministry may be continued.   | 144 | 521  |
|              | 5 April. Dolphin's arrears to be first paid, the augmentation to Honiborn being prior to that to Winchcomb.   | 27  | 354  |
|              | 8 May. The Trustees for Maintenance of Ministers ordering the inhabitants of Honiborn to shew cause, on petition of the Winchcomb parishioners, why $\frac{1}{2}$ of Lord Molineux's conveyance should not be settled on the Winchcomb minister, Carnsew Helme;—they beg a letter to the trustees to order the grant to Honiborn to be first paid, as being first made.   | 144 | 517  |
|              | 8 May. Ordered to apply to the Trustees for Maintenance of Ministers, in whom the power in such cases is now vested.  | 144 | 515  |
|              | 17 May 1655. THOS. ROBERTS and JOHN PETER petition on behalf of JOHN DOLPHIN, minister of Honiborn, that as the $\frac{1}{2}$ of the lands of Lords Molineux and Morley, from which, on 10 May last, the Trustees for Maintenance of Ministers ordered Dolphin 60 <i>l.</i> a year, are not worth more than 32 <i>l.</i> 10 <i>s.</i> by reason of tillage, 10 <i>l.</i> may be granted him from the other half, from which 50 <i>l.</i> was ordered to the Winchcomb minister. Noted that the petitioners are referred to the said Trustees.   | 144 | 607  |

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## LESSEES AND PURCHASERS OF THE ESTATES.

	13 May 1651. FRANCIS SMITH begs to be admitted tenant to the	117	1128
	impropriate tithes of Church Honiborn, co. Worcester, and		
	Chapel Honiborn, co. Gloucester, demised by lease from Lord		
	Morley and Monteagle in Nov. 1632 for 20 years at 100 <i>l.</i> a		
	year. By mean assignment, the remainder is petitioner's, yet		
	the County Committees refuse him his right, and demise the		
	tithes to Edward Pitway, although petitioner is willing to pay		
	the rent reserved, and Lord Morley and Monteagle is yet living,		
	for whose delinquency the same are sequestered. Begs reference		
	of his petition.		
	13 May. Referred to the County Committees and Brereton	14	115
c. 156 23	14 Oct. 1652. Confirmation of a lease to JOHN KENDALL of the	17	325
	estate in Essex sequestered from Lord Morley and Monteagle.		
	Discharge from sequestration of lands forfeited by Henry,		
	Lord Morley, and bought from the Treason Trustees by		
	John Wildman, vis.:—		
O.T.T. 103 135	24 March 1653. Hollingbury and two other manors, co. Essex,	18	815
	and Tedmanbury Manor, co. Herts.		
O.T.T. 103 141	8 Sept. Washington Manor, co. Sussex	18	888
O.T.T. 103 139	20 Sept. Houses, &c., in Shipley and West Grinstead, Knep	18	889
	Manor, co. Sussex.		
O.T.T. 103 137	21 June 1654. Hornby lordship, and Tatham Manor, co. Lancaster	18	951
	14 Sept. 1653. WILLIAM FREEMAN and 4 others petition that	85	582
	they have contracted with the County Commissioners of		
	Sussex for the estate there of Lady Morley and Lady Carill, and		
	paid their rent, except some small remains on account of their		
	great exigencies; they beg allowance as promised by the County		
	Commissioners of 140 <i>l.</i> spent on repairs, remission of arrears,		
	and an abatement in rent, on account of the great fall in corn		
	and cattle. Noted, "We can do nothing in it."		
L.C.C. 125 477	17 Jan. 1654. SIR HUMPHREY TUFTON, of Bobbing Court, and SIR	125	304
	WM. TUFTON, Bart., of Vintners, both co. Kent, beg a certifi-		
	cate from the County Committee of Sussex of the cause of the		
	sequestration of divers messuages, lands, &c., in Shipley, West		
	Grinstead, Thakeham, Ifield, Ashington, and Horsham, Sussex,		
	of which petitioners are the lawful owners.		
	17 Jan. County Committee to certify and Reading to report	25	272
	27 Feb. The County Committee certify that the premises belong	169	447
	to Philippa, Lady Morley.		
P.R. 25 272	17 Jan. 1654. RICH. MILL, of Greatham, Sussex, and 2 others,	101	281
101 293	complain that although they are the lawful owners of the fee		296
L. 169 439	simple of the manor and advowson of West Grinstead and of		
101 297	West Grinstead House, yet on some pretence the County Com-		
D. 101 291	mittee have lately seized and sequestered the same. Beg speedy	101	283
303	return of the certificate shewing cause of the County Com-		
C. 101 301	mittee's proceedings.		
299	4 July. On report that the premises were settled on them as	23	1620
	trustees by Margaret Lady Carill, for herself during her life		
	and then for her daughter Philippa Lady Morley, for life and		
	to be demised by her, or for want of demise, to her son Thomas,		
	but the estate is sequestered for recusancy of Lady Morley;		
	—order that the sequestration be continued, the Committee for		
	Compounding not being satisfied to allow the claim.		
D. 112 918	31 Oct. 1654. HEN. PORTER and 2 others petition that being for	112	915
L. 112 929	the years 1651, 1652, and 1653, lessees of the manors of Hornby		923
	and Tatham, co. Lancaster, late belonging to Lord Morley, and		

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sequestered for his delinquency, they have paid their rent as agreed upon with the County Committee, who yet, on pretence of non-payment of some rents never included in their lease, molest them and distrain for arrears. They beg a return to the Committee for Compounding of the tenor of their lease, and meanwhile not to be molested.

31 Oct. 1650. Suspension of sequestration granted for three months, and they are meanwhile to make proof before the County Commissioner of Westmoreland of their allegations, on interrogatories sent by the County Committee for Lancashire. 27 149

23 Feb. 1655. The 190l. arrears to be levied on petitioners, also 20l. as a fine imposed according to the Protector's ordinance of 10 Feb. 1654. 30 217

27 Feb. The County Committee of Westmoreland refusing to intermeddle, the Committee for Compounding appoint Wm. West and two others to hear the case, giving both parties notice, and to return examinations. 12 630  
27 312

ANNE WILSON, Widow of Charles Wilson, Sheepwash,  
Co. Lincoln.

c. 132 139 3 May 1650. Complains that though her husband had 1,000l. in personal estate, most of which was taken away by the Earl of Manchester's forces, she has had no  $\frac{1}{2}$  of the remainder which was bought by her son, John Wilson, for her use, and he now refuses to give her any satisfaction, pretending he contracted for himself. 132 135

3 May. Left to her trial at law - - - - - 8 19

6 May 1650.

SIR THOS. FLEETWOOD, Bart., Caldwick and Wootton,  
Co. Stafford, and Newton, Co. Lancaster, and Claimants  
on the Estate of SIR RICH. FLEETWOOD, Bart.  
(late), his Father.

Information of witnesses touching Sir Thomas' delinquency. He barricaded his windows and doors against the Parliament's forces, sent horses for the King's service, and sheltered in his house actual enemies of the Parliament when pursued by their forces; and when Lichfield was besieged by Lord Brooke, he received several muskets and fowling pieces from his brother, Capt. Wm. Fleetwood, who kept a garrison for the King in Wootton Lodge, which were taken from the moorlands' men, then in the Parliament's service and prisoners of the said William. When Sir Edw. Fitton, of Gawsorth, in Cheshire, colonel for the King, came to Ashborne in 1642, Sir Thomas Fleetwood with Sir John Fitzherbert and Capt. Barnesley and Sir Andrew Knyveton joined them. 85 1147

2 July 1650. Sir Thomas begs allowance of the  $\frac{1}{2}$  of his estate, being sequestered for recusancy only. Noted to be granted if the sequestration is for recusancy. 85 1142

4 July. The County Committee for Stafford are to give him a copy of the charge against him and allow him to examine witnesses. 85 1160

3 Oct. Brereton is to examine the returns of the County Committee, and manage the business on behalf of the State. 11 209

i. & } 85 1161  
D. } -1175  
F.E. 160 105 17 Oct. On return from the County Committee of the examinations touching him, the Committee for Compounding declare that he is no delinquent, and that he is to have his mansion house and  $\frac{1}{2}$  of his estate. 10 189  
85 1135  
160 103

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6 May 1650.	SIR THOS. FLEETWOOD— <i>cont.</i>		
d. 85 1106	11 Dec. 1650. On information that Wm. Osborne, late of London, now of Carlton Hall, Suffolk, has an annuity for 21 years of 125 <i>l.</i> charged on the estate of Sir Rich. Fleetwood, Bart., in consideration of 1,000 <i>l.</i> paid many years since, and that Sir Richard acknowledged a recognizance of 1,500 <i>l.</i> for collateral security, which Osborne has long since extended, and has raised thereby much more money than was due to him;—order that the estate of Sir Thos. Fleetwood, formerly Sir Richard's, which Osborne has in cos. Lancaster and Stafford, be seized, unless Osborne shew cause to the contrary in 20 days.	10 261 263 85 1105 108 647	
	22 Jan. 1651. Osborne begs suspension of this order on plea that he has only received 1,588 <i>l.</i> , being hindered by Lord Cottington and other great ones from extending the recognizances till 2 or 3 years ago, and having an order from the Committee for Advance of Money to enjoy the lands till his debt is satisfied. [ <i>See that Calendar, p. 992.</i> ]	108 637	
d. 237 115	22 Jan. Order that Sir Thomas Fleetwood's estate remain as it now is; that the petitioner account on oath with Auditor Sherwin for what he has received, and that the informer have liberty to except to his account; Fowle meanwhile to search whether Sir Rich. Fleetwood was not a convict recusant at the time of granting the annuity.	10 356 108 453	
L.C.C. 108 433			
L. 30 427			
accrs. 108 425			
—431			
d. 108 563			
	23 Jan. A petition (missing) of John, son and executor of John Osborne, referred to Auditor Sherwin, to state the accounts, and report them with those of Wm. Osborne.	10 364	
	7 May. Another petition of John Osborne (missing) referred to Brereton, to state the cases of John and Wm. Osborne.	14 108	
	29 May. Sir Thomas Fleetwood begs a lease for seven years of part of his estate of which he is tenant, giving more than any other.	85 1120	
d. 108 455	29 May. The Stafford Committee to survey and certify, and proceed in the letting according to instructions.	14 141	
c. 108 451			
	12 June. Wm. Osborne begs an order, on the Auditor's certificate, for payment of arrears due to him by Sir Richard and Sir Thos. Fleetwood; also that the bond given to the County Committee of Lancaster, where his tenants stand engaged for payment of rent to the State, may be called in. With note by President Bradshaw requesting dispatch for him.	108 622	
	12 June. The Lancashire Committee to forbear putting the bond in suit for two months.	14 159 108 672	
	2 July. Wm. Osborne begs a speedy hearing, in regard of his great sufferings and expense occasioned by Sir Richard and Sir Thos. Fleetwood, or else to have his rents on security, there being above 4,000 <i>l.</i> due to him.	108 654	
	2 July. Order that when the exceptions to the account of Wm. Osborne are read, Brereton's report for John Osborne be read.	14 186	
	3 July. Witnesses to be examined by the County Committee for Lancashire as to Wm. Osborne's surcharge.	14 190 108 665	
	16 July. The County Committee for Stafford to take examinations thereon, and on Osborne's answer to the surcharge, and to certify.	14 205 108 667	
	6 Aug. He complains that he has had no notice thereof but by accident, and begs the names of the witnesses six days before examination. Also that the rents may be stayed in the tenants' hands, pending a hearing.	108 663 669	
	6 Aug. The Lancashire Committee to forbear putting the bond in suit for two months longer.	14 240	



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	1 Oct. 1651. He begs an order to the County Committees of Stafford and Lancaster to allow him to receive the rents due on his extent on security. The lands were first sequestered by the Committee for Sequestrations for the recusancy of Sir Rich. Fleetwood; discharged on report by Bradshaw of 21 July 1647; re-sequestered by the Committee for Advance of Money for the same reason; discharged on report by Rich, 11 Jan. 1650; again secured by order of the Committee for Compounding as Committee for Advance of Money; discharged on report by Cary, and now again secured by the Committee for Compounding. Auditor Sherwin's certificate, which petitioner was ordered to bring in, shews that 4,377 <i>l.</i> 9 <i>s.</i> 9 <i>d.</i> are due to him.	103	659
D. 108 419, 591, 575, 583-589	1 Oct. Brereton to state the case, and meanwhile Osborne is to have the rents on security.	15 108	38 573 651
	14 Jan. 1652. Osborne complains that his tenant has had his cattle driven away by the sheriff of co. Stafford, at the instance of Sir Thomas Fleetwood, who threatens to disturb petitioner's possession, and to treat his other tenants so.	108	650
	14 Jan. The sheriff and Sir Thomas are to appear by the end of the next term, and show cause why they disturb petitioner.	15 85	187 1117
	10 Feb. The contract with Sir Thos. Fleetwood, for a seven years' lease, confirmed by the Committee for Compounding.	15	248
	13 Feb. Wm. Osborne required to answer to the surcharge put into his account, for the estate of Sir Richard Fleetwood, a Papist.	16	18
	22 April. Sir T. Fleetwood pleads that being in town, he had no notice of the order of 14 January, and believes the sheriff had not. The cause of disturbing the tenants from paying rent to Osborne is lawful, he having extended petitioner's lands on a recognizance in 1,500 <i>l.</i> for non-payment of arrears of rent of 125 <i>l.</i> for 21 years, but he has received 3,000 <i>l.</i> , and therefore petitioner ought to re-enter. The sheriff has only given him seizin on a verdict for 2 closes recovered from Osborne. He demands 6,099 <i>l.</i> 10 <i>s.</i> as due on his recognizance, and acknowledges receipt of 2,000 <i>l.</i> , which is more than the penalty of the recognizance, and his lawful costs; thus he demands a debt when he has been paid with overplus. The State is thus deprived of $\frac{1}{3}$ which they would receive for petitioner's recusancy, and he of his $\frac{1}{3}$ . Begs renewal of the order of 16 July last for the Stafford Commissioners to examine witnesses, a speedy hearing, detention of the rents in the tenants' hands meanwhile as to $\frac{1}{3}$ , and payment to himself of $\frac{1}{3}$ .	85	1116
	22 April. He is to have two months to prove the suggestions of his petition by witnesses on oath, and to surcharge the account of Wm. Osborne, the hearing of whose report is respited two months.	16	342
D. 108 629 632, 402 -413	16 June. Sir Thomas Fleetwood begs that the days for payment of his rents may be Michaelmas and Candlemas.	85	1123
	16 June. Ordered accordingly - - - - -	16	551
	13 July. Wm. Osborne complains that the sheriff and Sir Thomas Fleetwood have not yielded obedience to the summons of the Committee for Compounding, and that the latter has sealed leases of ejectment on the lands in Lancashire and Staffordshire, and forbidden the tenants to pay their rents to petitioner. Begs an order to the County Committees to quiet him in his possession.	108	627
CASE 108 657 D. 139 561 H. 17 180 C. 108 633, 623	13 July. Order reinforced accordingly - - - - -	16	687
	5 Aug. Auditor Sherwin to examine the accounts - - - - -	17 108	114 625

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6 May 1650.	SIR THOS. FLEETWOOD— <i>cont.</i>		
H. 17 180	1 Sept. 1652. Sir Thomas begs a speedy day for hearing, that he and the State may not be longer abused, and an order meantime for the Auditor to examine Osborne's surcharge.		85 1137 1139
	14 Oct. On report, the Committee for Compounding can only charge 1,500 <i>l.</i> principal debt on the lands of Sir Rich. Fleetwood, and order his lands to be seized to the use of the Commonwealth, because he died a delinquent recusant, and Brereton to state the whole case, that they may advise with counsel concerning the practice of Chancery in such cases.	19 1034	
	20 Oct. Sir Thomas begs reference to counsel of his title to the manors of Caldwick and 4 others, co. Stafford, the barony of Newton, and the manor of Cnerdon and other lands, co. Lancaster, granted by Thomas Eyre, of Hassop, co. Derby, [Rowland, his son] and others, upon petitioner's marriage to [Gertrude] daughter of Thos. Eyre, 28 Feb. 1626, in trust for him during his life. Before the settlement, Eyre had charged the same with debts, and by compliance with his creditors, kept petitioner out of possession, whereby the lands are sequestered as the lands of his father, Sir Rich. Fleetwood, though of right belonging to petitioner.	85 1083 1134	
	20 Oct. Referred to the County Committees of Lancaster and Stafford.	17 346 85 1081	
	9 Nov. Committee for Compounding request the Speaker to give his opinion in law and equity touching Osborne's case.	17 386	
	22 Dec. Sir Thomas Fleetwood begs to be admitted tenant to the $\frac{1}{4}$ of his lands in Lancashire sequestered for his recusancy, complaining that the tenant allows the houses to fall into decay, and offering as much as any other.	85 1122	
	22 Dec. His case and that of Osborne to be heard - - -	17 535	
L.C.C. 85 1089 160 116 H. 25 17, 20, 25 C. 32 216 85 1079, 1085, 1087 H. 85 1071 C. 108 435 D. 108 439 441 ACCTS. 108 435	31 March 1653. When heard, the Committee for Compounding resolve that they will proceed upon the account with Osborne for his profits according to the extended value.	25 30 108 437	
	27 July. Sir Thomas Fleetwood urges that Osborne has received 2,214 <i>l.</i> on the bare extended value, and on the true value above 5,579 <i>l.</i> , besides the rents not accounted for since the cause came before the Committee 2 years and 8 months ago. Being ordered to account, he has demanded 6,099 <i>l.</i> 10 <i>s.</i> , for the 1,000 <i>l.</i> lent him, when by law, as petitioner is informed by very able and learned counsel, he ought to have no more than the penalty of his recognizance. Such was the opinion of the majority of the Committee for Compounding in October, although their resolves have been since over-ruled. Prays that—if not in respect of himself, who for conscience sake has but $\frac{1}{4}$ of his estate, yet for the benefit of the Republic, which should receive the other $\frac{3}{4}$ ,—the Committee for Compounding would order Osborne to repay what he has received in excess, that he may not use it to maintain the suit.	85 1099	
H. 25 146	31 Aug. Wm. Osborne complains that the sheriff of co. Lancaster, by order of Sir T. Fleetwood, has seized 300 <i>l.</i> worth of corn, and is gathering his rents. Begs redress.	108 443	
	31 Aug. The sheriffs of Lancashire and Staffordshire are to restore to the County Committees what corn they have seized and taken away from Sir Thomas Fleetwood's estate.	25 185	
H. 25 192	2 Sept. Sir Thomas Fleetwood begs a copy of the report in Osborne's case, and suspension of the order of 31 March 1653.	85 1093	
	2 Sept. The Lancashire Committee are to keep the corn and the profits on it in their own hands for 3 weeks, when the report will be heard.	25 191	

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	14 Sept. 1653. Fleetwood begs reinforcement of the letter of 2 September to the Lancashire Committee.	85	1091
H. 25 199, 224, 227, 255 D. 108 417 408 85 1077 o.c. 19 1146	20 Sept. Order on report allowing his claim to all the lands settled on him by his father, but he is only to enjoy $\frac{1}{4}$ on account of his recusancy, with arrears from date of petition, 20 Oct. 1652.	114	589
	1 Dec. 1653. On production of acquittances signed by Wm. Osborne, proving that he received rent in 1641, contrary to his and Henry Hurst's oaths, the Committee for Compounding resolve to charge Osborne according to the extended value of the estate, which is to be forthwith sequestered, 3 weeks being given to Osborne to offer what he can in reference to the above acquittances.	19	1143 85 1059
c. 85 1067 H. 25 298 85 1058	17 Feb. 1654. Osborne to show cause why he should not pay 700 <i>l.</i> for surplus receipts from the estate above what is allowed him.	25	298
	28 Feb. The Lancashire Commissioners are not to dispose of the sequestered $\frac{1}{2}$ , nor of the $\frac{1}{2}$ of the moiety under extent without further orders.	25 114	303 590
o. 27 38 85 1069	6 April. Sherwin is to ascertain how much is in Osborne's hands on the foot of his account, and Osborne is to pay it in within 20 days after notice.	27	22
c. 85 1053	18 July. Fleetwood begs to be admitted tenant to $\frac{1}{2}$ of Fongmoore meadow, now occupied by Richard Gault, who has it on a lease not confirmed. He obtained it at the boxing, by offering 6 <i>d.</i> more than petitioner, in a rent of 30 <i>l.</i> a year. Noted as dismissed.	85	1066
	10 Aug. Osborne is to show cause why he does not pay in his surplus of 734 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i>	27	110
	19 Sept. Fleetwood complains that in his cause with Osborne, he has spent 150 <i>l.</i> , and begs allowance of the same out of $\frac{1}{2}$ of the sum Osborne is to refund.	85	1052
	19 Sept. Osborne is to have a copy of the Auditor's report, and to show cause within three weeks why 734 <i>l.</i> 13 <i>s.</i> 6 <i>d.</i> should not be levied on his estate.	27 85	126 1047
	21 Nov. Osborne petitions for release from the Upper Bench prison, to appear before the Committee for Compounding as summoned, and for leave to confer with his counsel.	108	421
	21 Nov. Eight days are granted him for doing so, and the marshall is to permit him to appear.	27 85	169 1048
	9 Jan. 1655. Fleetwood begs allowance in his rent for $\frac{1}{2}$ of his estate of a rent-charge of 40 <i>l.</i> a year each, which his father granted to Robert and Henry, two of his younger sons, charged on his lands in co. Stafford; or to be secured against the rent-charge till those concerned prove their title before the Committee for Compounding.	85	1050
	9 Jan. Order accordingly - - - - -	27	245
	16 Jan. He prays that the order touching Osborne may be made absolute.	85	1045
	16 Jan. Osborne failing to appear, the Committee for Compounding order $\frac{1}{2}$ of 734 <i>l.</i> ,—together with 244 <i>l.</i> 17 <i>s.</i> 10 <i>d.</i> , a moiety thereof as a fine, according to the Protector's Ordinance of 10 Feb. 1654,—to be levied on Osborne's estate; Fleetwood's claim for expenses to be considered.	27	280
	17 July. Fleetwood renews his petition for costs - - -	85	1043
	17 July. He is to be paid when the arrears from Osborne are paid, but if it clearly appears that they cannot be obtained, the Committee for Compounding will consider his case and allow him costs.	29	29

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SIR THOS. FLEETWOOD—*cont.*Vol. No.  
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15 July 1656. The petition of Sir Thos. Fleetwood, Bart., for exemption from decimation, referred to the Commissioners of Peace for co. Stafford, to discharge him if they find meet. I 77 249

## CLAIMANTS ON THE ESTATE.

- 31 Dec. 1651. RALPH DOWLEY and 6 other tenants to the State under Sir T. Fleetwood, for lands in Wootton and Caldwick, co. Stafford, beg that having paid in the first  $\frac{1}{4}$  year's rent, they may have to Lady Day next to pay the second  $\frac{1}{4}$ . They were ancient tenants to the land sequestered for Sir Thomas's recusancy only, and bid by the box for the estates, but when Sir Thomas was ordered to pay all his Michaelmas rents at Midsummer, and the next Lady Day rents on 13 October, they were obliged to agree to pay their rents at like days, or to leave; but having but a small stock, and living by their labour, they cannot do it. Noted, County Committee to receive the rents according to contract. 85 1131
- 13 April 1652. THOS. BOWWELL, of Newton, co. Lancaster, petitions that he had a 21 years' lease from the late Sir Rich. Fleetwood in 1638, of a close of land in Newton, and held it till of late Hen. Hurst, of Kenyon, seized it as part of a moiety of Fleetwood's lands extended by Wm. Osborne for a debt. Indicted Hurst at the Lancaster assizes, but he obtained an order for hearing before the County Commissioners, who decided that the close was no part of the extended land, yet they sequestered  $\frac{2}{3}$  of it for recusancy of Sir Thomas, son of Sir Rich. Fleetwood, though he never held it, as the father leased it to petitioner, who is neither recusant nor delinquent. 114 611
- R.C. 16 298 18 May. Case referred to Reading - - - - - 16 406
- P.R. 16 581 23 June. Rothwell begs a report and speedy hearing, being a poor man, with a great charge of children, and unable to bear excessive charges. 114 613  
114 617 619
- D. 114 621 29 July. Order on report that the petitioner prove the signature, sealing, and delivery of the deed, and his possession of the land from its date, and that Wm. Osborne show cause why his title should not be allowed. 17 73
- R. 114 615 19 Dec. 1654. Rothwell begs reference to counsel, and discharge of sequestration of Newton and Cuerden manors, co. Lancaster, settled on him 16 Car. by Thomas, now Sir Thos. Fleetwood, in trust to sell for payment of debts, and raising portions for Sir Thomas' younger children. Sir Richard died 8 years since, but petitioner could not sell because of an extent on the manors lately cleared, and the sequestration of  $\frac{2}{3}$  for the recusancy of Sir T. Fleetwood. 114 583  
-599 605
- C. 33 419 19 Dec. Referred to County Commissioners and Reading - 27 191  
114 601, 603, 595 114 581
- H. 27 337 22 March 1655. Claim allowed on report, and sequestration discharged, with arrears from date of petition 19 Dec. 1654. 23 1678
- R. 114 571 18 July 1654. PETER GIFFORD and THOS. SMITH, beg allowance of a deed dated 20 May, 20 Jac., by which for 400l., Sir Rich. Fleetwood, Bart., granted to Walter Brooke and 3 others, a rent-charge of 40l. a year on his lands in Newton Manor, parish of Winwick, co. Lancaster. The lands descended at Sir Richard's death to his son, Sir Thomas, the said rent-charge not having been paid for many years before, and not at all since, owing to the sequestration for Sir Thomas' recusancy, against whom petitioners desire to take their legal course. 136 143
- C. 33 411 18 July. Referred to the County Commissioners of Lancaster - 27 7
- 10 Nov. They report that they find no satisfactory proofs in the case. 173 497

# COMMITTEE FOR COMPOUNDING.—CASES.

2289

6 May 1650.

D. 237 117  
L.C.C. 237 118  
INT. } 237 119  
& D. } 120  
L.C.C. 237 121  
D. 237 122  
I.&D. 237 123  
L.C.C. 237 124  
C. 34 24  
237 125  
B. 237 126  
C. 237 127  
128

1 Dec. 1654. JOHN MILWARD, Rocester, co. Stafford, begs leave to prove his claim to a rent-charge of 40*l.* on Caldwick, Wootton-under-Weavers, and other lands, granted in 1625 by Sir Rich. Fleetwood to his [third] son William, with clause of distress for non-payment. In July 1654, William sold his interest to petitioner for 260*l.*, but the lands are sequestered for recusancy of Sir Thos. Fleetwood. 103 673  
237 116  
1 Dec. Referred to County Commissioners and Reading - - 27 190  
4 July 1655. Milward's proofs not being fully made out, he begs an order to the County Commissioners for further examination. 103 669  
29 6  
Granted.

9 Feb. 1655. WM. MILLINGTON, of Hateley Castle, co. Worcester, begs an allowance of an annuity of 40*l.* on lands in co. Stafford, settled in 1626 by Sir Rich. Fleetwood on his 4th son Robert, who, being driven by want for maintenance of his wife and children, last November sold it to petitioner; but the lands being under sequestration for recusancy of Sir Thos. Fleetwood, Bart., son and heir of Sir Richard, he cannot receive it without an order. 106 231

9 Feb. Stafford Committee to examine and Brereton to report - 27 228

14 March 1655. MARGERY, widow, and WILLIAM, son of RICH. HULL, being his executors, beg to extend the estate of the late Sir Rich. Fleetwood, Bart., on a judgment for 300*l.* debt, and 4*l.* costs, obtained at Common Pleas, 1 Car. They have served the judgment against Sir Thos. Fleetwood, his son and heir, but are hindered because his estate is much encumbered, and  $\frac{1}{2}$  of it sequestered for recusancy. Beg leave to extend the estate till paid their debt with damages. 92 374

14 March. Referred to Reading - - - - 27 334

7 May 1650.

THOS. GOUGE, or GOOCH, Corporal in Major Wade's Company, Sir Wm. Constable's Regiment.

INQ. 237 130

Petitions the County Committee for Westminster for an order to the Committee for co. Cambridge, to enquire into his title to a house in that county. Hen. Gouge, his uncle, purchased a house in Cambridge, and petitioner was found his heir by inquisition, but Hide pretended a title to the premises, and being a delinquent, the sequestrators sequestered it, throwing out petitioner, and admitting another tenant. 237 129

7 May 1650. County Committee to enquire and certify - - 8 26

L. 237 131

11 July. Order on their certificate that the Committee for Compounding cannot take cognizance, it being a point of title, but the County Commissioners are to restore it to the party who was in possession at the time of sequestration. 11 11

27 July. The Cambridge Committee state that they have restored it to Gooch on this order. 147 267

THOS. ORME, Nelston, Co. Leicester.

P.R. 219 753  
P.R. 8 28  
P.R. 108 203  
P.R. 11 98  
B. 219 749  
B. 237 132  
133

7 May 1650. Compounds for delinquency in arms. His whole estate consists of a lease worth 40*l.* a year, which did not come to him till 4 years after his delinquency. 219 752

27 Aug. Renews his petition to compound for his estate, sequestered a year ago by the County Committee for Leicester. 108 201

3 Sept. Fine at  $\frac{1}{2}$ , 60*l.* - - - - 11 133

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7 May 1650.				
	22 April 1651.	John Moore, of Thornton, co. Leicester, the discoverer of his delinquency, begs $\frac{1}{4}$ of the money paid in for composition.	237	134 135
c. 237 137 138.	22 April.	Registrar's certificate that Orme has paid in the whole of his fine of 60l.	237	136

9 May 1650. TIMOTHY BUTTS, Trustee of GEORGE, LORD GORING.

L.C.C. 251 62	Order that his estate be seized and secured, and for letters to issue therefor.	8 10	32 23
	10 May 1650. Letters to the County Committees of Kent and Middlesex accordingly.	8 10 88	36 23 1007
	28 March 1651. The Committee for Compounding inform the Council of State, that after 6 months' enquiry and publication of examinations, his estate was discharged for want of further proof of delinquency.	14	71

10 May 1650. ANT. ALLEN, Ilston, Co. Leicester.

P.E. 219 79	Begs to compound. When only 15 years old, entered Ashby-de-la-Zouch garrison for the King, was taken prisoner there, and conveyed to Leicester, where he entered Parliament's service.	219	76 78
P.E. 8 35			
D. 219 79	With certificate by Sir Art. Hesilrigge in his favour, stating that his lands are worth 40l. a year.		
R. 219 73			
	21 May 1650. Fine at $\frac{1}{4}$ , 108l. 10s. - - - - -	8	64
c. 237 139 140	2 July. Paid and estate discharged - - - - -	8	197
	26 Feb. 1651. Hen. Herrick, of the borough of Leicester, petitions for his allowance, as discoverer of the said delinquency, of $\frac{1}{4}$ of the fine which has been paid in. Noted as granted.	237	141

THOS. BRUGIS, Rickmansworth, Co. Herts.

10 May 1650.	Begs to compound, being unsequestered. Went into the King's quarters as physician and surgeon. Deserted in 1646, took the Negative Oath, and has since lived in Rickmansworth.	219	87
21 May.	Fine at $\frac{1}{4}$ , 42l. 13s. 4d. - - - - -	8	64
18 Feb. 1651.	County Committee of Bucks to sequester his estate for neglecting payment of his fine.	30	20

CLAIMANT ON THE ESTATE.

L.C.C. 147 123 125	17 April 1651. FRANCES BRUGIS, his mother, Widow of Hen. Brugis, of Edlesborough, Bucks, begs discharge of Castroffe, in Aston Manor, Ivinghoe parish, Bowel's Manor, Edlesborough; co. Bucks, and lands in Leighton Buzzard, co. Bedford, left her for 5 years after his death by her husband, who died in 1647, but sequestered for recusancy of her son Thomas, who has no interest therein.	72	574 585
	17 April. The Bucks Committee are to certify the cause of sequestration.	14 72	86 87
L.C.C. 72 584	7 April 1652. Petition renewed, her term expiring next June. Begs the rents and arrears on security meantime.	72	575

COMMITTEE FOR COMPOUNDING.—CASES.

2291

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10 May 1650.			
	7 April 1652. County Committee to examine and certify -	-	16 278
	20 May. The County Committee having made their return, she begs a reference to counsel.	72	571 582
D. 72 590	20 May. Referred to Reading - - - -	-	72 581
R. 72 577			16 425
H. 16 577	24 June. She renews her petition, and begs also allowance of 10 <i>l.</i> a year from Castroffe Manor, settled on her for life.	72	589
P.R. 219 86			
P.R. 8 52	24 June. Both claims allowed with arrears, and the 10 <i>l.</i> to be paid her for life.	16	597
R. 219 83			

SIR RICH. WESTON, Recusant, Sutton, Surrey.

	10 May 1650. Begs allowance of the third of his manors, lands, &c., in Surrey. In 11 Jac., was convicted of recusancy, and $\frac{1}{2}$ of all his lands seized into the King's hands and granted by patent to John Cotton, which grant, on a plea in the Exchequer, was adjudged valid; petitioner's chief mansion house, and $\frac{1}{2}$ of the said lands, were left to him, yet a great part thereof is seized by the County Committee. Begs reference of the validity of the letters patent to counsel. Has a wife and 13 children.	129	679
	10 May. To be allowed $\frac{1}{2}$ if sequestered only for recusancy	-	8 35 10 23
L.C.C. 237 142	18 March 1651. The County Commissioners having certified that he is a delinquent, they are to sequester his whole estate, allowing $\frac{1}{2}$ to his wife and children. They are not to be intimidated by Sir Richard's threats from proceeding to let his estate like others. What he pretends is not material.	30	441
D. 237 143			
D. 129 721	5 June. Sir Richard Weston begs reference of his case to counsel. In the patent, King James granted full power to John Cotton to demise the premises for any number of years, notwithstanding the statute of 3 Jac. to the contrary, only reserving to himself 20 <i>l.</i> a year rent to be paid into his Exchequer. Petitioner sold divers parcels of the said $\frac{1}{2}$ in 17 Car. to Sir Richard Onslow, which sale was questioned in Parliament, and an order of 19 Nov. 1641 (given) was passed, that Sir Richard Onslow, who bought lands of Sir Richard Weston, should pay the money according to the bargain, to the creditors mentioned in the schedule and indenture, notwithstanding any former order of the House.	129	719 724
	Petitioner's whole estate has been certified by Benj. Goodwin and John Inwood, Commissioners for Surrey, as worth 400 <i>l.</i> a year, and they have let it to him for a year at 160 <i>l.</i> , he discharging all taxes and repairs, which last year amounted to 100 <i>l.</i> Has also to pay 36 <i>l.</i> 1 <i>s.</i> 8 <i>d.</i> yearly for the passage of water through other men's inheritances, so that but 64 <i>l.</i> remains of the 400 <i>l.</i> for his maintenance, and that of his wife and 10 ( <i>sic</i> ) children; yet the said County Committee demand 40 <i>l.</i> more than the 160 <i>l.</i> rent, unless he can obtain an order from the Committee for Compounding. Prays that as but 20 <i>l.</i> is due by the patent, his case may be stated by counsel, meanwhile he is content to continue tenant at 160 <i>l.</i> a year.		
	5 June. Referred to Reading - - - -	-	14 149 129 717
	18 June. Order that he be sequestered as a Papist delinquent	-	129 735
	25 June. Complains that whilst in Flanders by licence, he was sequestered for delinquency by the Committee of Sussex; and in his absence, his wife petitioned the Committee for Sequ-	129	860

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10 May 1650.	SIR RICH. WESTON— <i>cont.</i>		
	trations, before whom proceedings have pended, till petitioner obtained a discharge from the Barons of Exchequer, dated 6 June 1651. The County Committee have upon information since obtained an order for his sequestration both in Sussex and Surrey, in which latter county he has had a family 30 years, and was never sequestered except for recusancy. Begs suspension of the order till the heads of the charge are given him, and if no charge be made good within a month, prays discharge.		
D. 129 675, 727, 724 C. 129 725 H. 129 713	25 June 1651. County Committee to certify and to pay him $\frac{1}{2}$ of his estate, on security to answer the same if adjudged a delinquent.	14	176
	10 Dec. The rents of $\frac{1}{2}$ stayed in the tenants' hands for 14 days pending hearing.	15	125
	5 Feb. 1652. Hearing ordered - - - - -	15	244
	12 Feb. The Sussex Committee to inquire the grounds of a certificate of Rich. Boughton, their solicitor, 9 June 1651, that Sir Richard acknowledged being in Hereford when it was a garrison for the late King, and taken by the Parliament forces, and also of the certificate of Col. Birch, commander-in-chief at the reducing of Hereford, that Sir Richard was taken prisoner by the Parliament forces for discovery ( <i>sic</i> ). Upon return of the County Committee's certificate, the new matter is to be stated to the Barons of Exchequer, to whose judgment the case is to be left.	16	11
	Fowle to search for the list of prisoners taken at Hereford, and certify whether Sir Richard was not in that garrison, and then taken prisoner. The profits of the thirds of his estate in Surrey only to remain undisposed of for one month.		
A. 16 260 H. 16 294 L.C.C. 169 537 D. 169 531-535 129 669	12 March. Order renewed - - - - -	16	130
	15 April. Reading and Brereton to state the case for report to Parliament. The County Committee of Surrey meanwhile to permit Sir Richard to enjoy $\frac{1}{2}$ of his estate in that county at 160 <i>l.</i> a year rent, he paying all taxes, provided he has committed no delinquency since 1648. If he produce a certificate from the Barons of Exchequer of no return against him of delinquency since 30 Jan. 1649, $\frac{1}{2}$ of his whole estate is to be discharged.	16	314
	20 April. Order made absolute, on the certificate of the Registrar of the Barons of Exchequer that Sir Richard was by them discharged 6 June 1651, since which date no charge of delinquency has been returned against him.	16	325
C. 129 701 H. 16 362	8 July. He being dead and his widow refusing the Oath of Abjuration, $\frac{1}{2}$ of her jointure is to be sequestered.	30	442
L.C.C. 58 70	14 Nov. 1654. Thos. Baylis and two others beg discharge of lands in Woking and Send parishes, Surrey, the jointure of Grace, widow of Sir Richard Weston, still sequestered for his recusancy, but conveyed to them in trust to raise portions for her younger children, and to pay debts.	66	589 703
	14 Nov. County Committee to take examinations, and report the cause of seizure, and the value of the estate seized.	27	138 66 701
L. 66 705 D. 66 713-721 O. 66 707-711 33 412 D. 66 719 H. 66 591 237 144	14 March 1655. The trustees beg a speedy hearing, as the case is one that concerns creditors.	66	587
	14 March. Order for a hearing next Thursday - - - - -	27	334
	5 April. Claim allowed and estate discharged - - - - -	23	1681



10 May 1650.

## CLAIMANTS ON THE ESTATE.

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	14 June 1650. JOHN CARILL begs examination of his title to St. Leonard's Forest, Sussex, conveyed by Sir Rich. Weston, of Sutton, Surrey, to Sir John Shelley, of Michelgrove, and Hen. Bellingham, of Chichester, co. Sussex, on rent of 240 <i>l.</i> , redeemable for 3,000 <i>l.</i> , not paid, and $\frac{1}{2}$ of Sir Richard's estate is sequestered for recusancy. Appealed to the Barons of Exchequer, but their power is now vested in the Committee for Compounding.	73	557
	14 June. Referred to Reading - - - - -	10	44
D. 73 580	14 May 1651. Carill begs to become tenant to the sequestered $\frac{1}{2}$ of the above part of Sir R. Weston's estate.	73	558
R. 73 565	14 May. County Committee to survey the forest, and report its value.	14	118
D. 73 546	25 Sept. Carill to certify that he has not released the debt, and that no part is repaid.	15	32
C. 169 521	4 March 1652. Deed of mortgage allowed only for the remaining $\frac{1}{2}$ of Weston's estate, there being seizure after Weston's conviction for recusancy.	16	98
D. 169 523	23 June. Sir R. Weston being dead, Carill requests a lease of the whole estate.	73	559
L.C.C. 169 425	23 June. Further order to be given on his accounting for his receipts.	16	586
C. 73 539	21 July 1653. Carill ordered to take the Oath of Abjuration, and allowed the estate till the 3,000 <i>l.</i> , raised by interest to 5,460 <i>l.</i> , is repaid.	73	575
563	13 March 1655. The sequestration of St. Leonard's Forest, Sussex, was discharged by order of 21 July 1653, until petitioner was paid a debt due by the late Sir Rich. Weston, but Hen. Bishop and John Wildman, on pretence of a title from Weston, disturb him by receiving rents and felling wood on the estate liable to sequestration for recusancy of Weston's son and heir. Begs that no more wood may be felled or disposed of, and that he may receive the profits of the estate till the debt is paid. There are 3,000 acres of wood which, if felled, would soon pay the mortgage.	25	137
32 32, 156	13 March. The County Committee are to order stay of the felling of wood.	19	1106
H. 25 114	22 May. Carill renews his petition; he begs delivery, in part of his debt, of what wood is corded and fagotted and on the ground, liable to be stolen or spoiled.	73	477
73 547, 573	22 May. Unless Bishop shew cause in 14 days why he has entered on the estate, and why petitioner should not sell the wood, he may sell it.	73	475
P.E. } 73 577	22 May. Unless Bishop shew cause in 14 days why he has entered on the estate, and why petitioner should not sell the wood, he may sell it.	27	396
& D. } 579	12 July 1650. CHARLES RATCLIFFE, of Martin's-in-the-Fields, petitions that Sir Rich. Weston in 1637 sold for 700 <i>l.</i> to John and Ant. Ratcliffe, of London, petitioner's kinsmen, Ruckhills and other lands, 143 acres, in Send, which they leased to Weston for 98 years at 56 <i>l.</i> rent. John and Anthony being both dead, petitioner has a right to the lands as administrator, but they are sequestered for recusancy of Sir Rich. Weston. Begs examination of his deeds.	136	491
	12 July. Referred to Brereton - - - - -	11	18
	15 May 1651. Begs an order to the County Committee of Durham to examine witnesses for proof of the death of John Ratcliffe, far remote in the North of England, having a cause depending as to a title to some of his lands.	136	463
	15 May. The Durham Committee to examine and certify - - -	14	123
	11 Sept. Order on report that as, on an indenture of 10 Oct. 1622, Anthony, Viscount Montague suffered a recovery to the	15	17

T T

				Vol. No. G or p.
10 May 1650.	SIR RICH. WESTON— <i>cont.</i>			
	use of Sir Rich. Weston and others of the said lands, which the others released to Weston, and he demised to John and Ant. Ratcliffe, who redemised them to Weston at 36l. rent, and with proviso of redemption on payment of 700l., which is unpaid, as Weston is sequestered for recusancy and delinquency, and has not compounded;—the deed is to be allowed, and Chas. Ratcliffe to account, but he is to prove his conformity, and that he is not the Chas. Ratcliffe who has been convicted of recusancy, before the estate can be cleared of sequestration.			
c. 136 479 481 x.136 477, 483	25 Sept. 1651. Order confirmed on proof that he is no recusant, and he allowed the profits, with arrears from date of his petition.	15	31	
	29 Aug. 1650. THOMAS NUTHALL begs payment of a debt of 300l. due by bond from Sir Richard Weston, upon which he has recorded a judgment in the Common Pleas against him, or leave to compound for it.	107	352	
	29 Aug. Petition rejected - - - - -	11	103	
	12 Nov. 1651. JAS. NUTLEY—having purchased the fee-farm rent of 63l. 17s. 3d. on St. Leonard's Manor, Sussex, sequestered for delinquency of Sir Rich. Weston, but Capt. Stallman, receiver of the rent for the State, saying that he cannot pay it without an order,—begs one for the Michaelmas and future rents.	82	886	
	12 Nov. Granted, but $\frac{1}{2}$ of the rent is to be paid out of the estate enjoyed by Sir Rich. Weston.	15	83	
D. 68 298 P.B. 17 471 68 304	2 Dec. 1652. HEN. BISHOP, of Henfield, Sussex, begs discharge of the estate of the late Sir Rich. Weston, sequestered for his recusancy, demised to petitioner for payment of his debts.	68	306 310	
D. 68 292, 294 C. 32 206 68 296, 301, 307 B. 68 289	2 Dec. Referred to Brereton - - - - -	17	471 304	
	22 Sept. 1653. Proof required of the cutting off of the entail of the estate, as the claim cannot be allowed on the present proof.	19	1124 281	
	10 July 1655. Brereton to report on the further proof offered	29	17 279	
B. 68 275	19 July. Claim allowed and sequestration discharged, with arrears from the date of the petition.	28	15	
	28 Dec. 1652. JOHN MINSHALL begs that his annuity of 40l. granted him 4 July, 18 Car., by the late Sir Rich. Weston, whose lands are sequestered for recusancy, may be allowed, and he permitted to recover it at law.	104	749	
	28 Dec. Referred to County Committee and Brereton - - -	17	544	
L.C.C. 143 319 320 I. & D. 143 321 B.C. 33 392 143 323, 325 B. 143 311	21 July 1654. SIR JOHN WORLEY, of WIRLEY, and MARY, his wife, petition that by an Exchequer decree, 8 Car., the late Sir Rich. Weston was allowed to cut through their lands in Burfarn, Worpleston, and Stoke near Guildford, Surrey, to make a watercourse, by which he improved his lands in Sutton by 200l. a year; for this he is to pay 10l. a year rent, but he being sequestered, it has long been unpaid. Begs a certificate of the cause of sequestration, and payment with arrears.	143	307 317	
	21 July 1654. Referred to the County Commissioners and Reading	27	7 143 315	
c. 33 435	21 March 1655. JAS. PILSON and 3 others petition that the late Sir Rich. Weston settled on them in 1651, Sutton Manor, Surrey, for 1,000 years, in case he failed to fulfil covenants concerning the finishing the new watercourse on Guildford river, which he has failed to perform, to their great loss, but the estate is sequestered for his recusancy. Begs its discharge, that they may recover damages.	144	539	
	21 March. Referred to the County Committee for Surrey	27	316	

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14 May 1650.	SIR ROB. SHIRLEY, Bart., Staunton-Harold, Co. Leicester.			
NOTE 116 810	Order in the Council of State that he be sent up in safe custody	I 64	344	
L.C.C. 170 293	1 Jan. 1651. He begs an order to the Committee of co. Derby to signify why they disturb him in receipt of his rents there, and order the tenants not to pay him any more without direction from the Committee for Compounding.	116	803	
-287				
	21 Jan. and 7 Feb. The Warwickshire Commissioners report that they stayed his rents because he was sent prisoner to the Tower by Parliament or the Council of State.	170	289	
	13 Feb. Sir Robert begs publication of their return and a speedy hearing.	116	806	
	13 Feb. Granted, and the case to be heard in course	14	6	
	27 March. On Fowle's stating that he has a charge of delinquency against Sir Robert, he is ordered to draw it up, giving Sir Robert a copy, and the case is to be examined before the County Committee. Meantime he may enjoy his rents on security.	14	66	
	22 April. Charge of delinquency made by the Committee for co. Stafford against him, that in Dec. 1649 he had divers meetings with Col. Ralph Sneyd, Sir John Pershall, and others, at Col. Sneyd's house, and at Darlaston Bridge, co. Stafford, and other places, with reference to letters received from Charles Stuart, son of the late King, about assisting him against the Parliament. That they hired Capt. John Johnson to go with letters and intelligence to the Prince, then in Holland, and to bring back information of his condition, and that Shirley paid 1,000 <i>l.</i> for the Prince's use.	A 22	187	
	14 May. The Commissioners of cos. Warwick and Derby to examine the cause of detention of rents, and certify.	10	318	
		116	810	
	14 Oct. County Committee for Stafford to certify their proceedings in the case of Sir R. Shirley [prisoner in the Tower].	15	48	
o.c. 15 102	20 Nov. He begs for publication of the depositions from co. Stafford, and for the cause to be set down for a hearing in course. Granted.	116	815	
116 811		15	94	
		116	811	
L.C.C. 116 813	3 Dec. County Committee to make further inquiry, as the examinations are not so full as they ought to be before seizing an estate.	30	428	
168 421				
	21 Jan. 1652. Order for publication renewed,—a motion being made in his behalf,—as the Commissioners have no more witnesses to examine, and copies are to be given to such as desire them.	116	808	
			817	
		15	207	
	24 Jan. The County Committee certify that the estate was seized by virtue of letters from the Council of State, not on examinations.	168	419	
15 May 1650.	JOHN, or SIR JOHN ARUNDEL, Lanherne, Cornwall.			
	County Committee report that he has the largest estates of any delinquents in the county, and has hitherto paid little or nothing to the State, and that he is a Papist delinquent. He is respited on account of an ancient conveyance to Sir Henry [or Benj.] Tichborne and Rob. Heming, on which pretences the sequestration has been suspended till of late. The tenants now offer the same rents as paid by Tichborne and Heming, if they may hold the estates.	150	19	
	14 June 1650. His estate to be sequestered, and if there are any claims thereon, they are to be proved before the Committee for Compounding.	8	139	

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15 May 1650.	SIR JOHN ARUNDEL— <i>cont.</i>			
	21 June 1650. Catherine, Lady Arundel, his wife, begs $\frac{1}{2}$ of her husband's sequestered estate, for maintenance of herself and children, with arrears. Noted, $\frac{1}{2}$ allowed.		62	433
	5 July. On Sir Ben. Tichborne and Rob. Heming's request for allowance of lands in Cornwall, assigned to them 12 Charles by Arundel, for payment of debts, and allowed by the Committee for Sequestrations, but refused by the present County Committee, the said Committee are to certify the yearly value of the lands, and the petitioners are to bring in an account of their receipts from the estate, and Reading or Brereton to state the case.	8	205,	
			206,	210,
			10	211
				60
				61A
	16 July. On Sir John's petition that he has been sequestered without cause, the County Committee are to certify the cause, and give him a copy of his charge.	11	28	
	11 Oct. On his request, order for a letter to the County Committee to explain the contrarieties in their certificate.	11	223	
	15 Oct. They are to state what Sir John's condition really is, what proceedings have been taken at the former Committee, and what charge is now extant against him.	11	227	
		63	50	
L. 237 145	5 Dec. He begs a copy of the charge, and leave to examine witnesses.	63	48	
L. & } 150 31	9 Dec. County Committee are to certify the date of his sequestration, as no one may appeal who has not in fit time applied to the Committee for Compounding or Barons of Exchequer.	30	33	
D. } -33				
R.C. 10 251	26 Feb. 1651. Further examinations to be taken, and he to have leave to cross-examine.	14	30	
NOTE 151 581				
L. 63 48	March? He begs publication, and a speedy hearing	63	58	
L. 151 581	29 April. County Committee to certify whether this is the Sir John Arundel that was in Pendennis Castle, and acted with the High Sheriff in raising forces in Cornwall, or whether there is another of that name.	30	111	
D. 150 41				
45	28 May. His petition renewed for publication, and stay of his rents in the tenants' hands meantime; is almost ruined by the charge of the many certificates and depositions taken by the County Committee. Noted as granted unless cause be shown to the contrary by Fowle.	63	31	
L.C.C. 150 37	22 July. Petition renewed, Fowle's pretext of a new commission sent into Cornwall for examination of witnesses being a mere pretext to continue his estate under sequestration, without a hearing.	63	27	
255 11	22 July. Granted, unless Fowle shew cause in 14 days, and Sir John is to shew when and where he was knighted.	14	137	
150 29, 25			139	
	22 July. As the case is depending before the Barons of Exchequer, it is not to be proceeded in by the Committee for Compounding.	12	275	
	13 Aug. Sir John begs that the County Committee may certify the date of sequestration, Fowle stating it to be in the time of the old committee, which might be, and yet petitioner within the rules of appeal.	63	23	
	13 Aug. County Committee to certify the date of sequestration, and what they know of the business.	14	253	
L.C.C. 150 39	26 Nov. Warwick, Lord Mohun, and Sir Nich. Crisp and his son, summoned to give evidence.	15	105	
43	22 Jan. 1652. Petition for publication renewed	63	45	
	23 Jan. Order that as Sir John was sequestered before 1649, no further proceedings can be admitted of before the Committee for Compounding.	15	216	
		63	41	
	25 Jan. Publication ordered as requested	63	43	

COMMITTEE FOR COMPOUNDING.—CASES.

2297

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15 May 1650.			
	18 Feb. 1653. Having been sequestered 15 months on mere suggestion, he begs a hearing.	63	39
	20 March. He complains that though many examinations have been returned, and the case is ready for a hearing, he is now returned to the Committee for Sale [of lands forfeited] as a recusant and delinquent. Again begs publication.	63	35
C. 63	38		
	32 96		
L.C.C. 150	47	16	209
NOTE 16	199		
C. 63	38		
	32 96		
L.C.C. 150	47	17	299
	24 March. The County Committee to search and report when and by whom Sir John's estate was first let to the use of the State.	63	16
	29 Sept. Order on full debate that it does not appear that Sir John is within the Act of Pardon.	17	463
	1 Dec. On his request for a hearing on the last order, the Committee for Compounding see no cause to alter their judgment, but if he comes to compound he shall be heard.	63	14
P.R. 17	533	63	2
	225 73	225	75
P.R. 225	85	17	533
	-90	225	73
C. 32	156		
R. 225	69		
	22 Dec. Request for a re-hearing refused, the Committee having been twice before moved to that effect.	17	535
	22 March 1653. Order that he may be allowed to compound at $\frac{1}{2}$ , and Brereton to state his case.	12	539
		225	83
	5 April. He requests the benefit of Truro and Exeter Articles, having Lord Fairfax's certificate that he was comprised within both.	225	85,
		81,	79
H. 25	5		
R. 225	65	225	67
D. 225	77		
C. 32	227	24	1097
	33 343		
NOTE 63	3	63	4
L.C.C. 152	575		
	19 Oct. Having paid 1,000 <i>l.</i> , being $\frac{1}{2}$ his fine, begs leave to prove in the country that there is an annuity of 100 <i>l.</i> charged on his lands during the life of Thos. Arundel, his uncle. Granted.		
16 May 1650.	THOS. WITHERING, Postmaster, Hornchurch, Essex.		
L.C.C. 237	146	8	50
	147	10	27
	Order that Wm. Cheeke, having exhibited a charge of delinquency against him, enter into a bond of 500 <i>l.</i> to prosecute Wm. Wilkes, prisoner in the Upper Bench, and Nathaniel Barnes, near Brentwood, Essex, to be witnesses.		
	21 May 1650. County Committee to return what examinations have been taken in the case.	8	65
	25 June. Counsel to examine whether they find proof sufficient to seize and secure his estate.	8	167
		10	51
D. 131	449	11	25
	-461		252
	16 July. Withering to have a copy of the charge against him, with liberty to make his defence.	131	429
D. 131	431	131	427
	-446		447
	411-425		
	19 July. Withering petitions that Wilkes accused him 18 months ago before the Committee of Essex, and after 7 months' debate, during which petitioner carried 30 witnesses to Chelmsford from London, the County Committee discharged him, declaring they had nothing against him. Wilkes was committed prisoner by Parliament for furnishing horses to the enemy. After his enlargement, he accused Parliament of being rogues, villains, and devils, and declared he hoped to see the destruction of them all, for which words he was indicted by order of the Council of State. In prosecuting, Wilkes and others offered witnesses from 20 <i>l.</i> to 50 <i>l.</i> to swear against petitioner.		
	Notwithstanding the discharge of the County Committee, Wilkes prosecuted him at Haberdashers' Hall, where he was likewise discharged. [See <i>Advance of Money Calendar</i> , p. 1052.]		

16 May 1650.

THOS. WITHERING—*cont.*

Hearing that, with the assistance of some butchers whom petitioner has sued for great sums, Wilkes is endeavouring to revive the said malicious prosecution, begs examination of the affidavits annexed. Has been very serviceable to Parliament, contributing 1,000*l.* on the going away of the Lord-Lieutenant for Ireland. Begg discharge.

o.c. 11 211

L.C.C. 155 479

INT. } 155 475

&amp; D. } -511

25 July 1651. Dismissed from the charge upon full hearing - 11 57

12 Aug. The Committee for Compounding, having mislaid the depositions, request the County Committee to furnish copies, and to transmit any other charges against Withering, with a copy of the paper given in under the hand of Wm. Wilkes. 12 291

17 May 1650.

Claimant on the Estate of WILLIAM BALE, Saddington, Co. Leicester.

SIR JOHN BALE, jun., being sequestered by the County Committee of Leicester, for a debt of 750*l.*, supposed to be owing by his father, Sir John Bale, sen., Bart., of Carlton Curlew, co. Leicester, to Wm. Bale, a delinquent,—whereas he and his father, after Wm. Bale's composition for the debt, and before his last delinquency, paid it,—begs discharge and restitution of what has been unjustly taken. 65 412

17 May 1650. The Leicester Committee to certify their proceedings. 8 52. 53  
10 27

D. 65 450

L.C.C. 65 452

D. 65 438

-446

R. 65 434

31 May. He complains that the present County Committee, being served with the order, refuse compliance, being ignorant of the reasons of the sequestration. Begg an order to the former County Committee. Granted. 65 406  
8 91

21 June. Reading to peruse the examinations returned - 8 160  
10 49

12 Dec. Committee for Compounding do not see cause to allow the deed mentioned in Brereton's report. 10 272

D. 65 428

-431

C.R. 14 29

65 432

R. 65 427

26 Feb. 1651. Sir John begs relief, being sequestered for money long since paid. 65 410

29 May. Ordered to produce the Parliament order of 1645, empowering Sir Rich. Skeffington and Col. Needham, then governor of Leicester, to compound with the delinquents there; also to prove that Wm. Bale compounded and paid the whole fine. County Committee to certify when Bale was first sequestered, and he to make oath whether the debt of 750*l.* is fully paid him. 14 143

L.C.C. 65 434

P.O. 65 420

ART. 65 414

L. 65 418

June? Begg an order for reading of his new proof and report - 65 409

31 July. County Committee to search whether there is any judgment that the 750*l.* was due to the Commonwealth; if they do not find any, they are to repay him so much as has been received by the County Committee since 24 Dec. 1649. 14 235  
237 148

Claimants on the Estate of THOS. MAYNELL, or MEYNELL, North Kilvington, Co. York, and ANT. MAYNELL, his Son.

P.R. 8 52

10 27

P.R. 115 848

R. 115 845

237 149

H. 8 64, 70

NOTE 30 483

17 May 1650. CAPT. EDW. SALTMARSH and GERRARD, his wife, [widow of Thos. Maynell, grandson and heir of Thos. Maynell,] beg discharge of lands in Kilvington, which her former husband, 20 Jan. 1637, leased to her for 99 years if she should live so long, in lieu of dower, and her present husband ought of right to receive the benefit of the said jointure. He has been in the Parliament's service ever since the beginning of the wars. 115 847

28 May. The deed allowed out of the third part of the estate not under sequestration. If petitioners produce a certificate that Thos. Maynell, the grandfather, was not a convict recusant 8 30  
10 31

17 May 1650.

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	before 20 Jan. 1637, it is allowed out of the whole estate; the County Committee to certify whether Mrs. Saltmarsh sticks to the jointure or no.		
	31 Oct. 1650. The deed allowed, and Saltmarsh to have the arrears of the jointure since Dec. 1649. County Committee to stay the rents on their suspicion of the wife's recusancy.	10	196
	21 Jan. 1651. On certificate that she is not a recusant, allowance granted, with arrears from 24 Dec. 1649.	10 115	352 843
c. 124 679 -689	28 Feb. 1654. RICH. TROTTER, of East Harlsey, co. York, and 2 other trustees for the creditors, children, and grandchildren of ANT. MEYNELL, beg discharge of the manors and lordships of North Kilvington, Thornton-in-the-Street, Sowerby nigh Thirsk, and the moiety of the manors of Pickhall and Rokesby-cum-Nees, with other messuages in Thirsk, co. York, demised to them 6 Jan. last by Anthony Meynell for 40 years, in trust for payment of debts, portions, &c., but $\frac{1}{3}$ of which are now sequestered for the recusancy of Thos. Meynell, father of the said Anthony, who died in July last. Petitioners are in town, ready to prove the said deed, and beg a speedy hearing.	124	659 693
d. 124 661 -667			
L. 124 673 689	28 Feb. Referred to Reading	25 124	303 657
D. 124 665 675	9 March. The trustees beg that the County Committee of York may be required to make a certificate whether Thos. Meynell was under sequestration for delinquency, or other matter than for recusancy. Granted.	124 25	692 310
R. 124 645			
D. 124 671	1 June. On report of the case, Brereton is to get the opinion of [Lenthall] Master of the Rolls.	23	1609
E. 27 47	12 July. Sir Wm. Lenthall's opinion is that the lease made by Anthony Meynell ought to be allowed, and the sequestration discharged.	124	695
	14 July. Discharged accordingly, with arrears from the date of the first petition.	23	1622
	7 Nov. The trustees beg that the Committee for Compounding would make void the leases and bonds made by the County Committee. Granted.	124 27	643 153

GEORGE,\* Son of RICHARD, and Grandson of SIR CHRISTOPHER NEVILLE, Delinquent.

P.R. 107 800	17 May 1650. George Neville, by Sophia [wife of Walter] Stewart, his mother and guardian, Newton St. Loe, Somerset, begs discharge of the manor of Newton St. Loe, Somerset, settled by Edward, Lord Abergavenny, 4 June 1619, on himself for life, with reversions to his second son, Sir Christopher Neville, for life, and Richard, son of Sir Chris. Neville, petitioner's father, and his sons in tail, and sequestered for the delinquency of the said Sir Christopher, who died in May 1649. Petitioner's father died in the lifetime of the said Sir Christopher, so that the estate has descended to him. Begs examination of his evidences.	107	809
P.R. 8 100			
R. 107 799			
NOTE 8 107			
	16 July. The rents to be detained by the tenants till Parliament gives its resolution.	11 107	22 789 791
	12 Dec. On motion of Nicholas Lechmere, Esq., M.P., in his behalf, the County Committee ordered to certify the yearly value of the estate and the arrears in their or the tenants' hands; upon good security, the trustees for the petitioner are to receive the rents due Michaelmas last.	10 107	271 787

\* In 1635, he succeeded as 11th Lord Abergavenny.

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17 May 1650.	GEORGE NEVILLE— <i>cont.</i>		
	14 Feb. 1651. Like order for the Lady Day rents - - -	14	10
	3 Dec. Like order for his mother to receive the rents till further notice.	15	118
	1652? George Neville begs discharge of the sequestration, and that his surety's bonds may be delivered up to be cancelled.	107	751
	17 Feb. 1653. His business being referred to a Committee of Parliament, they request the Committee for Compounding to certify why the estate ought not to be discharged.	107	797
d. 107 753	24 Feb. One of the Committee for Compounding is to attend Parliament in the Queen's Court, Westminster, with the papers, &c.	107	793
o.c. 107 753	15 Dec. Claim allowed and sequestration discharged; the bonds to be delivered up.	19 1148(3) 237	150
	JOHN SHERBORNE, Wolf Hall, Co. Lancaster, and ROBERT, his eldest Son. Claimants on the Estate of WM. PARKER, Co. Lancaster.		
P.E. 237 152	17 May 1650. JOHN SHERBORNE begs allowance of a judgment at law for the manor of Chipping, co. Lancaster, sequestered for the delinquency of Wm. Parker, who injuriously got possession thereof. Exhibited his complaint to the Committee for Sequestrations, and has addressed the Barons of Exchequer, who referred the case to Recorder Steele; on his report, was left to the law for remedy, but the Commonwealth being seized of the premises, his title cannot take place, though he had judgment and execution for the same. The said delinquent, by colour of a title from the sequestrators, has committed much waste. Begg that he may have the same capacity of a remedy at law as he had at the time of sequestration, and that well-affected persons may be admitted tenants till he clears his title.	237	151
R. 237 153 D. 237 154			
	17 May. County Committee to certify their proceedings - - -	8 10	53 27
	19 June 1651. He pleads that being seized in fee of a messuage and demesne lands at Wolf Hall, he conveyed them to Wm. Parker and his heirs, for ever, and Parker, by deed of 26 Aug. 1641, granted him a rent-charge of 10 <i>l.</i> a year on the lands for life, and covenanted to keep him in meat, drink, apparel, and lodging, and keeping for a horse. The estates being sequestered for Parker's delinquency, the County Committee set forth certain lands, parcel of the said demesne, in lieu of the rent-charge, which he has enjoyed till the stay thereof by the County Committee. Begg order for proof of the deed, &c. Granted.	117 14	235 170
d. 117 219 -221 155 399 L.C.C. 117 217 158 401 H. 117 207 D. 117 309 291	11 June 1652. Begg reference to counsel of the returns made by the County Committee for Lancaster. Granted.	117 16	224 533
	11 Aug. 1653. Committee for Compounding cannot allow the claim, but leave him to prove the consideration of the deed by which he claims, and the receipt of the annuity between the grant and the sequestration, and to make oath that he has not released his interest therein, &c.	19	1112
P.E. 25 198 117 283	13 Sept. ROB. SHERBORNE begs allowance of his title to Chipping Manor, Wolf Hall, the Knotts, &c., co. Lancaster, conveyed to him by his father, John Sherborne, but Wm. Parker having unjustly intruded therein, they are sequestered for his delinquency, and put into the late Act for Sale, but his father's claim is proved and allowed.	117	206
D. 117 287 289	26 Oct. His case being reported and ready to be heard, and his claim allowed by the Committee for Removing Obstructions, begs to enjoy the estates meantime on security.	117	204



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17 May 1650.	26 Oct. 1653. Granted for 6 weeks, but if in that time his claim is not allowed, the Lancashire Commissioners are to demand the profits.	25	234
c. 117 291	22 Dec. On his petition (missing) to continue to receive the rents, his cause having been a month on the paper for hearing, order that the County Commissioners forbear a month longer.	25	270
292			
n. 117 275	5 Jan. 1654. Order on report that the claim be allowed and the sequestration discharged with arrears from 24 Dec. 1640.	19	1155
	30 Nov. John Sherborne being possessed of a lease for 3 lives of a tenement and lands in Ellastone, co. Stafford, devised to him by Sir Rich. Fleetwood, of Caldwick, Bart., since deceased, let it, with Sir Richard's consent, to Wm. Etherington for 21 years, or 3 lives, at the rent of 40 <i>l.</i> , which rent was assigned to Nath. Hallows, of Derby, to revert to petitioner at the expiration of the term; this having expired, and all or some of the lives still living, the County Committee have sequestered $\frac{1}{2}$ , supposing petitioner to be a recusant. Has been and is conformable, and was never convicted, and therefore begs discharge of the $\frac{1}{2}$ .	117	191
L.C.C. 173 567			
573			
I. & } 173 568			
D. } -571			
575-587	30 Nov. County Committee to examine and certify	27	130

## EDWARD, or WM. WHITCHCOT, Dunston, Co. Lincoln.

P.E. 219 697	17 May 1650. Begg to compound on his own discovery for delinquency in arms. Is not yet sequestered.	213	497
	17 May. Fine at $\frac{1}{2}$ , 5 <i>l.</i>	8	56

20 May 1650.

SIR RALPH HOPTON, K.B., *alias* LORD HOPTON, Stratton, Cornwall.

	County Committee for Suffolk report that hearing of the death of Sir Art. Hopton, whose estate falls to his nephew and son, Sir Ralph Hopton, a known delinquent, and of an intent to take the rents for Sir Arthur's widow, they have stopped the rents in the tenants' hands. With note of an order to sequester.	251	97
L.C.C. 247 154A	14 June 1650. The County Committees of Norfolk and Suffolk are to seize and secure all Sir Art. Hopton's estate, and that left by him to Sir Ralph Hopton, and all parties having claims thereon are to make them good before the Committee for Compounding.	2	142
		16	46

## CLAIMANTS ON THE ESTATE.

L.C.C. 121 387	28 May 1650. MARY, relict of LAWRENCE SWISSAN, his now son-in-law, petitions that her husband having received a lease granted by virtue of a statute upon Witham Friary, <del>Stratton</del> and is now lands the estate of Sir Ralph Hopton, a report of the Committee for Sequestrations on report, she and her husband have enjoyed the same; but the Lady Day rents are by order of the Committee for Compounding stayed in the tenants' hands; begs an order to receive them.	121	241
388			
D. 121 362			
n. 121 357	11 June. Rents to be stayed in the tenants' hands	4	124, 124
		16	42
	18 July. The County Committee are to let what arithmetical means they can out of the said means, and out of the same to pay her 500 <i>l.</i> on her extent, or so much thereof as shall be due to her.	11	72
c.121 371-385	2 Aug. She begs a further review of her case, arrears of her charges, and receipt of the rents now due.	121	241
	2 Aug. Auditor Sherwin to examine what she has received of her debt, and if 42 <i>l.</i> appears to have been charged upon her account and not paid her, it is to be allowed out of the profits of the estate on which she has an extent.	11	44
		121	244

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20 May 1650.	SIR RALPH HOPTON—cont.		
	6 Sept. 1650. Order that she be allowed 540 <i>l</i> .; the County Committee to let the copyhold lands; and pay this sum from the fines received, with 40 <i>l</i> . arrears, if they find the arrears are due.	11 148 121 355	
	14 May 1651. The order of 6 Sept. 1650 made absolute, there being no return from the County Committee.	14 120	
P.R. 101 110 P.R. 8 173	11 June 1650. THOS. MAY begs the benefit of his extant on Sir Ralph Hopton's lands, made 3 years ago, on a judgment of 14 Car., for 1,000 <i>l</i> . debt to Adrian May, for petitioner's use. Prays that the rents may be detained in the tenants' hands pending decision.	101 109	
	16 Aug. Begs licence for Adrian May, a delinquent and material witness, to come to town or go to the County Committee for examination. Granted.	101 107 11 90	
	28 Aug. Begs leave to compound for the debt on the Act of 1 August for creditors to compound for estates liable for their debts. Noted as referred to Reading. No order.	101 105	
D. 101 111, 113	28 June 1650. The petition of CECILIA CLIFFORD, widow (missing), referred to Brereton.	8 132 10 55	
D. 139 163 P.R. 10 257 NOTE 75 280 H. 14 49 B. 75 277	10 Dec. Cecilia Clifford's petition renewed for payment of 500 <i>l</i> . on an extant allowed by the Committee for Compounding for a debt due from Sir Ralph Hopton. Her sister, Eliz. Fotherby, lent him the money, 16 Charles, and the debt has come to her; but before she was paid, 100 <i>l</i> . a year of the lands was taken from her by Mrs. Windham on a former extant, and the County Committee have taken the rest, though 300 <i>l</i> . of the debt is unpaid.	75 281	
	27 March 1651. Order on report that the County Committee where the estate lies certify its value, and who has received the profits since the extant, and the petitioner is to give an account on oath of her receipts from the estates.	14 67	
D. 139 161 159	16 July 1650. KATHERINE, widow of JOHN WINDHAM, and JOHN COURTNEY, and 2 others, his executors, beg allowance of a deed whereby in 1640, Sir Ralph Hopton demised to the late Sir John Windham for 1,000 <i>l</i> . Cogan Fleming Manor and houses, co. Monmouth, value 90 <i>l</i> . a year, for 99 years. John Windham and his executors possessed the estate, but of late the County Committee have forbidden the tenants to pay their rents to them. Ask to be restored to quiet possession.	139 155	
	16 July. Referred to Reading - - - -	11 28	
R. 139 151	7 Aug. 1651. Oath to be made that the debt in Reading's report mentioned is a just and true debt, and that she has not received other satisfaction, and has not released the same.	14 246a	
	28 Aug. 1650. FRANCIS HEATH, of London, pleads that he used the name of Charles Escott, of London, in a bond wherein Sir Ralph Hopton was bound for payment of 200 <i>l</i> . with interest in 1638. Obtained judgment thereon in 1640, and with leave of the Committee for Sequestrations, prosecuted his writs in 1649 on lands in several counties, amounting to 76 <i>l</i> . 1 <i>l</i> s. 2 <i>d</i> ., but now for further security, wishes to compound for his possession on the Act of 1 Aug. 1650. Noted, "As yet we have no rule for excepted persons. Query in regard Mr. Escott was a delinquent."	92 507	
	28 Aug. 1650. FRAS. COVENTRY, of the Inner Temple, begs to compound on the Act of 1 Aug. 1650 for a debt of 500 <i>l</i> . with interest, owing him since 17 Charles by Sir Ralph Hopton, and	75 1031	

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secured by a recognizance, on which petitioner obtained from the Barons of Exchequer writs of *elegit* on  $\frac{1}{4}$  the lands amounting to 76*l.* 11*s.* 2*d.*; begs not to be disturbed in reception of the profits. Noted that the Committee for Compounding have no rules to compound for the estates of excepted persons.

L.C.C. 237 154c	6 Aug. 1651. LIEUT. EVAN LEWIS begs a defalcation of 30 <i>l.</i> a year for a tithe-barn which he farmed of the Hereford Committee along with the manor of Ewyas-Lacy, co. Hereford, sequestered for delinquency of Sir Ralph Hopton, who held a lease thereof for 3 lives, under one Arnold, now a prisoner in the Upper Bench; the lease determined on the decease of Sir Rob. Hopton in last December, so that it reverted to Arnold, and is by him enjoyed, yet the County Committee demand the whole rent.	135	643
	6 Aug. County Committee to certify - - - -	14	241
	4 Aug. 1652. Begs an order to take up the arrears due to him from the tenants of the said manor, and to be allowed 6 <i>l.</i> received in heriots and royalties.	135	646
	4 Aug. County Committee to peruse the petition, and take care that he enjoy his bargain as other tenants.	17	100
P.R. 15 157	30 Dec. 1651. WM. MEWE, clerk, begs payment with arrears of 30 <i>l.</i> a year charged on Tilshead Rectory, co. Wilts, as detailed.	101	535
101 543	Petitioned the Committee for Removing Obstructions, who adjudged the annuity to him according to an order annexed.	545,	537
C. 101 549			
D. 101 551			
R. 101 541	13 April 1652. Annuity allowed, with arrears from 24 Dec. 1649 -	16	308
	7 Dec. 1654. JOHN SMITH, minister of Bradley, and CHRIS. JOLE, minister of Stratton Margaret's, co. Wilts, complain that by reason of the charge on the rectory sequestered from Sir Ralph Hopton, delinquent, of the annuity to Wm. Mewe, their augmentations granted in 1646 are unpaid, and they are left destitute. The profits of the impropriations are let at 120 <i>l.</i> a year, 50 <i>l.</i> whereof was granted to Smith [by an order given of the Committee for Plundered Ministers 27 Nov. 1650], 20 <i>l.</i> to Jole, and 50 <i>l.</i> to [Rob.] Sharpe, minister of Tilshead. Begs that the annuity may be charged on the sequestrators of the county. Noted as dismissed.	118	279 282

LESSEES AND PURCHASERS OF THE ESTATE.

L.C.C. 157 424	23 March 1653. NICHOLAS, son of JOHN ARNOLD, of Llanthony, co. Monmouth, begs discharge of Llanthony Manor, co. Monmouth, and other lands and tithes leased for 99 years or 3 lives by his father to Owen Hopton for 40 <i>l.</i> a year, sequestered for delinquency of Sir Ralph Hopton, deceased, whose right in the same determined long since, he being only an assignee of Robert Hopton, assignee of Owen Hopton, all dead.	62	363
I. & } 157 417			
D. } -421	23 March. Referred to the County Committee - - -	25	23
	Discharge from sequestration of the following lands forfeited by Sir R. Hopton, and bought from the Treason Trustees:—		
O.T.T. 91 443	23 March 1652. Ditchest mansion house and other lands, co. Somerset, yearly value 119 <i>l.</i> 4 <i>s.</i> 3 <i>d.</i> , bought by Lewis Montgomery and 3 others for debts due to them by Hopton.	16	178
91 467	Also Alhampton Manor, Somerset; a rent-charge of 570 <i>l.</i> on Sir B. Hopton's estate to be allowed in part payment; bought by Mary Stanhope, widow.	16	178
91 459	24 March 1652. Lands in Witham Friary, Nunney parish, &c., co. Somerset, bought by John Wildman.	130 16	687 236
	21 April. Wildman is ordered his March rents - - -	16	334

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20 May 1650.	SIR RALPH HORTON— <i>cont.</i>		
o.r.t.	24 March 1652. Also Bisset-le-Rose Manor, Suffolk, bought	16	211
91 457	for Lieut.-Gen. Chas. Fleetwood.		
91 471	Also tenements, &c., in Witham Friary, co. Somerset, bought by	16	200
	Capt. Ralph Arrom.		
91 470	Also 5 houses in Witham Friary, bought by Roger Payne	- 16	201
91 445	Also messuage, &c., in Witham Friary, bought by Capt. John Stint	16	201
91 445	25 March. Witham Friary park, with timber, lodge, and deer,	16	177
	bought by Col. John Okey and others for Col. Horton's		
	brigade, by orders of Parliament of 4 Sept. 1651 and 6 Feb.		
	1652, settling lands value 1,000 <i>l.</i> a year on them.		
91 461	8 April. Lands, &c., in Cardiff, co. Glamorgan, and St. Mellons,	16	311
	&c., co. Monmouth, bought by Sir Trevor Williams.		
91 453	11 April. 2 houses in Rumney and St. Mellons, co. Monmouth,	16	312
	bought by Hambden Chapman.		
91 447	28 April. Messuages and other houses, Ditchat Manor, bought	16	314
441	by John Warre, assignee to Rich. Allen.		319
91 463	3 Aug. Houses in Alhampton Manor, co. Somerset, bought by	17	81
	Rob. Mackworth and Edw. Malson.		
91 451	14 Sept. Houses in Ditchat Manor, co. Somerset, bought by	17	218
	John Warre.		
91 397	24 Sept. Ewyas-Lacy, Waterston, and Trewaylan manors, co.	17	271
	Hereford, bought by Maj.-Gen. Thos. Harrison.		
91 449	28 Sept. Witham Friary Manor, co. Somerset, bought by John	17	281
	Trenchard.		
91 429	3 Oct. House, &c., in Marston Bigott, co. Somerset, bought by	18	810
	Chris. Bowse.		
91 431	25 Dec. Two closes in co. Somerset, bought by John Browne	- 18	806
91 439	10 March 1653. Burton Close, Quarhill, and Witham Friary, co.	18	803
	Somerset, the purchase-money to pay incumbrances on the		
	estate, bought by Capt. John Stint.		
91 435	13 March. Lands, &c., in Ditchat Manor, co. Somerset, bought	18	806
	by Marg., Lady Banastre.		
91 433	Also messuages, &c., in Ditchat Manor, co. Somerset, bought by	18	806
	Jas. Albin.		
91 419	23 April. Houses in Witham Friary, co. Somerset, bought for	16	838
	Sir Geo. Dicke and 2 others, the purchase-money 1,149 <i>l.</i> 7 <i>s.</i> 7 <i>d.</i>		
	allowed in part of debt.		
91 421	7 May. Quarhill Farm, Witham Friary, co. Somerset, bought	18	838
	for Sir Ralph Sydenham and 2 others.		
91 423	Also houses, &c., in Ditchat, co. Somerset, bought for Lucy	18	838
	Hind and John Backland.		
91 425	26 May. Berry Mead, Langley Fitsurse Manor, co. Wilts, bought	18	843
	by George Smith.		
91 415	22 June. Langley Fitsurse Manor, co. Wilts, bought by John	18	846
	Tretheway.		
91 417	8 July. Also Witham Friary Manor, co. Somerset	- - 18	848
91 409	14 Aug. Houses, &c., in Ditchat, co. Somerset, bought by Pru-	18	875
	dence Malborne, widow.		
91 411	26 Aug. Houses, &c., in Ditchat, co. Somerset, bought by Fras.	18	878
	Coventry, the purchase-money allowed for charges on the		
	estate.		

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20 May 1650.			
o.r.t.	3 Oct. 1653. Same order for houses, &c., in Ditchat, co. Somerset, bought by John Tretheway.	18	878
91 413			
91 407	24 Nov. Evercreech house and park, Pennard parish, houses, &c., in Alhampton, Ditchat, co. Somerset, the purchase-money defalked for payment of debts, bought by John Tretheway.	18	911
91 427	14 Dec. Part of Quarhill Farm, Witham Friary, co. Somerset, bought by Fras. Heath.	18	837
91 405	14 March 1654. Ditchat Manor, co. Somerset, bought by John Tretheway.	18	939
21 May 1650.	Claimants on the Estate of THOS. GAMULL, Co. Chester.		
p.r. 8 65	THE INHABITANTS OF AUDLEM, co. Chester, petition Parliament for payment of 500 <i>l.</i> , bequeathed to them by Thos. Gamull, for erecting a free school there. The money was received by Sir Wm. Brereton, but by order of Parliament, it was appointed to be used for service of the State, and to be repaid out of the estates of delinquents in Audlem. Beg that the balance may be paid from the fine of Sir Thos. Smith, who gave land for the school-house. Noted as referred to Reading.	64	1003
c. 64 1005			
r. 64 1001	4 June 1650. Reading's report to be presented to the House	-	8 100
rnc. 64 996	1 Jan. 1652. Parliament order that the Committee for Compounding repay Gamull's executors the 500 <i>l.</i> given for the school, out of sequestrations raised in Audlem.	64	997
	6 Jan. Order in the Committee for Compounding accordingly, 100 <i>l.</i> to be paid out of Gamull's estate, or other sequestration moneys in Audlem parish.	64	999
c. 64 994 998	8 Jan. On report by Sir Wm. Brereton that a larger sum than 100 <i>l.</i> is needed for charitable uses, order for payment of 200 <i>l.</i> ; Aud. Sherwin is to compute the principal and interest of the 500 <i>l.</i> legacy, and what sequestration moneys have been paid in from Audlem parish.	15	179
	16 March. On his report that the sum is 802 <i>l.</i> , of which 200 <i>l.</i> has been paid, order for payment of 200 <i>l.</i> from County sequestration moneys, those of Audlem not sufficing.	16	146
	21 Dec. Order for payment of 202 <i>l.</i> more of the said sum -	-	17 526
	2 Feb. 1653. Order for payment of the whole balance due of the 802 <i>l.</i>	17	648
l.c.c. 148 245	6 May. The County Committee refusing to pay unless they have allowance of 1 <i>s.</i> in the pound, are ordered to pay it in full, and deduct their allowance from the next sequestration moneys they receive.	25	63
22 May 1650.	ROB. BARLOW, Urmston, Co. Lancaster.		
	Information by the County Committee that he joined Prince Rupert as he marched through the country, and was with the King's forces at the battle of York, and long after. Not having power to take an oath, they request directions from the Committee for Compounding in the case.	160	389 387
23 May 1650.	ALD. SAM. AVERY, London.		
	Information by the County Committee that there is in his hands 3,600 <i>l.</i> belonging to the late dean of Lichfield, Prince Rupert's chaplain, and 600 <i>l.</i> to Sir Wm. Boswell, delinquent.	237	155

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23 May 1650.			8	70
	23 May 1650. The Committee for Compounding order him to give an account.			
	7 June. Capt. Mildmay declaring that he was called to account therefor before a Parliament Committee, Lord Commissioner Lisle, chairman of the Committee, summoned.	237	156	
	25 June. Avery is summoned to appear - - - -	8	170	
	4 July. He appears and replies that he has no such moneys, the dean, Dr. [Griffith] Higgs, having compounded for the money, and Avery produces his acquittance; the other 600 <i>l</i> he paid to Sir Wm. Boswell in 1647, it being never demanded of him by any Committee of Parliament. He is allowed 14 days to prove the payment.	8	200	
24 May 1650.	RICH. DOUDSWELL, Pool Court, Co. Worcester.			
c. 32 11	Informed against for assisting the late King with men and money in 1643 and 1644.	80	453	
	24 Nov. 1652. He is to show cause in a week why his estate should not be sequestered.	17	437	
	1 Dec. Thos. Deaves petitions that in Nov. 1651, he informed against Rich. Doudswell, for delinquency in both wars, but was prevented proving it because Doudswell had hidden 2 witnesses who rode his horses into Worcester to the Scotch King and his party. Has had several witnesses examined, but the late Act clears him as to delinquency in the first war.	80	763	
	Finds that he was sequestered in 1645, and has got copies (annexed) of the Committee for Sequestrations' proceedings. Several orders passed, and on 1 March 1648 Doudswell begged suspension of an order of 2 February for publication, till his counsel and Bradshaw could be heard. This being the last order in the case, if Doudswell has got his discharge, it is unduly obtained. Begs an order to the County Commissioners to seize and sequester the estate, and to Rice Vaughan to send up copies of all depositions, &c.			
	1 Dec. Order on this petition and on all the proceedings before the Committee for Sequestrations [ <i>See Seq. Cal.</i> , 9 July 1645], that the Commissioners of cos. Gloucester and Worcester transmit all the original books of the former Committee containing entries relating to Doudswell, and all proceedings thereon, and certify whether they have all the books and papers of the former Committee.	17	468	
L.C.C. 156 360	8 Dec. County Commissioners of Worcester to explain an erasure in a material point in the case, said to be in one of their books.	17	487	
D. 156 301	6 Jan. 1653. Request to the same County Commissioners for dispatch in sending up the books and papers.	17	574	
-303				
	GLoucestershire Delinquents.			
	24 May 1650. Information against JOHN COXWELL, of Ablington, that he was in arms at the taking of Cirencester, and wounded men.	80	453	
P.R. 12 73	22 Dec. He begs to compound, not being sequestered for delinquency in the first war.	222	242	
P.R. 222 243	17 June 1651. Fine at $\frac{1}{2}$ , 223 <i>l</i> . 8 <i>s.</i> ; 30 <i>l</i> . being deducted for 600 <i>l</i> . to be raised for the portions of his 3 sisters, on his mother's death.	12	242	
D. 222 250,	3 Feb. 1652. He having elapsed his time for his saving, the County Committee are to inquire what estate he has in Cricklade, Wilts, whether he is in possession, &c.	15	235	
247, 253,				
246, 251	31 Aug. Noted as having a saving in his composition - - -	12	514	

COMMITTEE FOR COMPOUNDING.—CASES.

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24 May 1650.			
	24 May 1650. Information against Wm. LIMEH, of Addlestrop, that in 1643 or 1644 he went into the King's garrison, and often sallied out of Oxford with horse and arms against the Parliament forces.	80	458
P.R. 220 914	24 May 1650. Information against ROB. MASTER, of Ampney, as being a captain under Geo. Garrett in 1643.	80	453
R. 220 910			
	22 Dec. He begs to compound for adhering to the King's party, being sequestered 6 November last. Noted as referred to Reading.	220	913
		12	73
	28 Jan. 1651. Fine at $\frac{1}{2}$ , 65 <i>l</i> .	-	12 105
	24 April 1652. Paid and estate discharged	-	12 463
	24 May 1650. Information against WILLIAM POWELL, of Williamstripp, that in 1643 or 1644 he gave a horse to Sir William Poole to serve against the Parliament.	80	453
c. 112 453	24 May 1650. Information against JOHN PRETTYMAN, of Driffeld, as being in arms at the taking of Cirencester.	80	453
O.C.C. 112 447			
	Aug. ? He begs discharge of sequestration in co. Leicester. In 1644, on mistaken grounds, was sequestered in coos. Gloucester and Leicester, but on appeal, after full examination, was discharged by order of the Committee for Sequestrations.	112	443
P.R. 8 191			
	16 Aug. His sequestration co. Leicester discharged by the County Committee, there being no fresh delinquency.	34	56
c. 112 441, 443		112	428
R.C. 11 44	22 Oct. 1651. The County Committee for Gloucester are to discharge him on his discharge by the Committee for Sequestrations.	15	57
112 429			
a. 32 12	13 Nov. Order for letters to the County Committees where his estate lies to permit him to enjoy it.	15	84
237 157			
	23 Dec. 1656. He petitions the Council for freedom from decimation. Appealed to the Protector, who ordered him a certificate from the County Commissioners for peace, but in spite of all his efforts, Col. Hacker will not return a certificate. Begs suspension of the next $\frac{1}{2}$ year's payment and a full hearing.	237	157A
	23 Dec. Order in Council that Sir C. Wolseley speak with Col. I Hacker about his non-delivery of the certificate.	77	591
	24 May 1660. Information that JOHN EDWARDS, of Shurdington, rode in Lord Chandos' troop, with sword, pole-axe, and pistols, in 1643, before and at the siege of Gloucester.	80	453
	24 May 1650. Information that SAM SHEPPARD pressed carts and men to make fagots for filling up the trench at the siege of Gloucester.	80	453
	JOHN, Son and Heir of JOHN HOORD, Burgham, Sussex.		
P.R. 219 927	24 May 1650. Begs a composition suitable to the difficulty of the estate, which was sequestered for his father's recusancy, and is now re-sequestered for his delinquency, though he had no estate when he was in actual service, and is not a recusant. His father left 130 <i>l</i> . debts; he has a mother, 2 brothers, 2 sisters, and their children, and his own wife and children to maintain. The estate is a rectory of 62 <i>l</i> . a year, held for 3 lives, 2 now deceased, from the late Dean and Chapter of Chichester, and when the last life, aged 50, goes, he will have nothing left.	89	820
P.R. 11 171			822
	17 Sept. Petition renewed. His father died 2 April last, and he sent a petition 24 May through Sir Edw. Peyton, and has long lain at great expense in London, but cannot get it read.	219	929
R. 219 919	24 Sept. Fine at $\frac{1}{2}$ , 124 <i>l</i> .	-	11 191

			Vol. No. G or p.
24 May 1650.			
p.r. 219 923	11 Oct. 1650. Bega mitigation, and leave to mortgage part of the	219	925
p.r. 11 220	rectory, to pay the fine for which he has given bonds, or he		
n. 219 921	must perish in prison and his aged mother beg her bread.		
	22 Oct. Permission to mortgage granted, so that the fine be paid	11	233
	in time.		

Claimants on the Estate of SIR PHIL. MUSGRAVE,  
Bart., Edenhall, Cumberland.

	24 May 1650. County Committee for Westmoreland to the Com-	237	158
	mittee for Compounding. LAST MUSGRAVE, wife of Sir Philip		
	Musgrave, has petitioned us for the continuance of the allow-		
	sance of a $\frac{1}{4}$ of her husband's estate in the county, which she		
	formerly had by virtue of an order from the Committee for		
	Sequestrations, dated 3 Jan. 1649, but they have no power to		
	allow it; she further desires that if such $\frac{1}{4}$ is allowed, she may		
	receive it from a Treasurer in the County, in regard of the		
	distance from London. [ $\frac{1}{4}$ p.]		
p.r. 8 132	14 June 1650. RICH. BURTON, clerk, of Dunston, Westmoreland,	71	654
10 43	having always been faithful to Parliament, begs reference to		
	counsel, and allowance of his claim to Soulby Manor, mortgaged		
	to him in 1639 for 1,000 <i>l.</i> by Sir Phil. Musgrave, Bart., with		
	clause of recovery for non-payment. Sir Philip has never		
	paid a penny, but the lands are sequestered for his delin-		
	quency, whereby petitioner, his wife, and 7 children are in		
	distress; 400 <i>l.</i> of the money belongs to 7 orphans of his de-		
n. 71 651	ceased wife.		
a. 71 655, 657	31 Oct. Deed allowed, and he is to depose that he has not released	10	197
	the estate, to bring in a particular of its value, and to account		
	with the Auditor, when the sequestration will be discharged.		
	1 Jan. 1651. Order confirmed - - - - -	10	315
	29 Jan. County Sequestrators to pay him all arrears of Soulby	10	369
	Manor since 31 Oct. 1650.		

PURCHASERS OF THE ESTATES.

	Discharge from sequestration of lands forfeited by Sir P. Mus-		
	grave, and bought from the Treason Trustees, as follows, viz. :—		
o.t.t. 105 381	31 Aug. 1652. Edenhall Manor, Cumberland, bought by Thos.	17	172
	Wharton.		
o.t.t. 105 395	3 Sept. Hartley Manor, Kirkby Stephen parish, Westmoreland,	17	194
	bought by Rich. Musgrave.		
o.t.t. 105 393	21 Sept. Houses, &c., in Musgrave and Crosby manors, West-	17	246
	moreland.		
o.t.t. 105 389	24-Dec. Beawlie Castle, manor, and demesnes, Westmoreland,	18	786
	bought by Thos. Wharton.		

WM. TUCKER.

24 May 1650. Petition to be admitted to compound (missing)	8	75
rejected, he having elapsed his time.		

THOS. WALLETT, Weston, Co. Lincoln.

c. 127 496	24 May 1650. Bega discharge of 10 acres of lands in Weston, of	127	483
	which Mary Beaver, of Langtoft, was seized for life, and		
	possessed till in 1643, Col. Edward King, then Governor of		
	Boston, sequestered them. The sequestrators still demand		
	the rents, notwithstanding her death; purchased the 10 acres		
	of Rich. Creshere and others to whom they descended.		
L.C.C. 162 151			
n. 10 339	24 May. County Committee to certify - - - - -	8	76
		10	30



# COMMITTEE FOR COMPOUNDING.—CASES.

2309

			Vol. No. G or p.
24 May 1650.			
L.C.C. 162 151	27 March 1651. County Committee to receive the two years' rent	14	67
D. 127 496	in arrear of Mrs. Beaver's estate till further order, and Brereton	127	487,
497	to state petitioner's title.	491,	493
R. 127 489	8 Oct. Walleth begs that as he cannot be heard but in course,	127	485
	which probably will not be these three months, he may receive		
	the rents of the said 10 acres on security.		
	26 Feb 1652. Petition rejected, as the Committee for Compounding	16	67
	cannot allow the claim without better proof.	127	477
C. 127 474	24 June. Walleth begs an order to Brereton to report the	127	482
D. 127 474	additional proof. Granted.		471
475		16	600
R. 127 469	30 Dec. 1653. Begs a hearing of his report. Granted	-	127 480
			25 276
	16 Feb. 1654. Claim allowed and sequestration discharged	-	23 1579

## THOS. WAYTE, Jun., Stillington, Co. York.

P.R. 219 293	24 May 1650. Compounds upon his own discovery for delin-	219	290
P.R. 8 73	quency in adhering to the King against Parliament in the first		
R. 219 291	war.		
F.C. 219 296	16 July 1650. Fine at $\frac{1}{2}$ , 3l. 6s. 8d. -	-	11 24
C. 32 5			151

## LADY MARGARET WOTTON, Canterbury, Kent.

	24 May 1650. County Committee of Kent to certify the particulars	8	76
	of her estate.		
L.C.C. 158 181	9 Jan. 1651. Order on their reply about the letting of Allington	10	337
NOTES 158 175	Castle and land, sequestered from Lady Wotton, that [John]		
-179	Maplesden's offer of 180l. a year be accepted; or if they find it		
	best for the State to do the repairs, the rent to be 200l.		
	24 June 1652. Her estate being sequestered for recusancy, and	133	398
	she having taken from the County Committee a lease of Allington		
	Castle, near Maidstone, the improved rent to the State for		
	the $\frac{1}{2}$ being 31l. a year over and above the reserved rent to the		
	immediate landlord, she begs that it may be assigned to her as		
	part of her third, with liberty to dispose thereof for payment		
	of her debts; all her other estate is lands settled upon her for		
	her jointure, which cannot be sold.		
	24 June. County Committee to examine and certify	-	16 602
	24 June. She complains that her mansion house at Canterbury,	133	399
	restored to her according to Act of Parliament of 25 Jan. 1650,		
	is in such great decay that she has a burthen rather than a favour		
	conferred. Begs order for allowance out of the State's $\frac{1}{2}$ to-		
	wards the repairs, or to be freed from the incumbrance which		
	may happen to her or her heirs by the inheritor, Lord		
	Campden.*		
	29 June. She and her under-tenants being molested for non-pay-	16	609
	ment of the assessments made by the churchwardens and others		
	of the parish where her estate lies, which are far beyond the		
	ancient composition at which the lands have been rated, the		
	Mayor of Canterbury is required to forbear molestation, and		
	to restore the surplus levied.		
L.C.C. 158 183	1 July. She begs allowance of the lands, &c., around her mansion	133	404
	house, together with what the Committee for Compounding		
	think just for repairs.		
	1 July. County Committee to certify	-	16 633
	July? The County Committee having certified, she begs allow-	133	401
	ance of such lands as belong to her mansion house, &c.		

\* Baptist Noel, third Viscount Campden, married Hester, sister of Lady Margaret Wotton.

			Vol. No. G or p.
24 May 1650.	LADY MARGARET WOTTON— <i>cont.</i>		
L.C.C. 158 188	13 Aug. 1652. Renews her petition that Allington Castle and the farm thereto belonging, may be set out as part of her third, which she may dispose of as her necessities require, she suffering only for conscience sake.	133	406
L.C.C. 158 190	13 Aug. County Committee to set out a full third in kind, including the mansion house, if she has no house in any other county.	17	161
	1 Oct. Case referred to Brereton and Reading, to state the matter as to recusants' mansion houses.	17	296
	1 Feb. 1655. Having been assigned $\frac{1}{3}$ of her estate belonging to the dissolved monastery of Vale Crucis, co. Denbigh, finds that her bailiff, in collecting her rents, has been disturbed by Edward [Davies], who, under pretended authority from the Committee for Compounding, has so threatened him that he could not compel her tenants to pay their rents to him. Begg order that none may molest her.	133	303
	27 Feb. County Committee to quiet her in the just proportion of her estate.	20	1180
	19 June. Edward Davies, steward of the lordship of Vale Crucis, to be paid 20 <i>l.</i> a year, if it appear to have been usually paid to the stewards of that lordship.	27	421
	26 June. His witnesses to be examined as to the 20 <i>l.</i> a year	27	432
25 May 1650.	MARY, Widow of JOHN ENGLEBY, Lawkland, West Riding, Co. York.		
c. 95 1035 1036	Begs discharge of sequestration of $\frac{1}{3}$ of her late husband's estate, she having taken the Oath of Abjuration since his death.	95	1038
	25 May 1650. The County Committee to certify the cause of sequestration, and what else they think fit.	10	30
	PHILIP MOORE.		
	25 May 1650. His petition for a fifth part of his sequestered estate (missing) rejected, the money being long since paid in.	8 10	75 30
	SIR EDWARD MORGAN, Bart., Llanternam, Co. Monmouth, MARY, his Widow and Executrix, and EDWARD, his eldest Son.		
L. 163 153 145 P.M. 163 147	25 May 1650. County Committee for Monmouth to the Committee for Compounding. We have stopped the cutting of woods on Bart. Morgan's estate. The woods were sold to Sam. Jones on condition of his paying in a year 600 <i>l.</i> towards the 800 <i>l.</i> ordered by Parliament to be raised from the estate, and he had 10 years allowed for felling the wood, but is now hindered therein. We beg directions.	163	149
	14 June. Committee for Compounding approve the stay of felling wood till the parties make good their claim.	8 10	131 43
	9 Jan. 1651. The County Committee for Monmouth are to examine the true value of Bart. Morgan's lands and certify, and meantime not to dispose of the profits.	10	335
L.C.C. 237 160	18 Feb. On their returns, the Committee for Compounding demand fuller particulars about the letting of the estates, keeping of courts, &c.	237	159
	18 March. On their complaint that distance prevents their answering the questions, they are authorized to employ an agent if needful.	30	269
L.C.C. 237 161	20 June. Particulars required of the value of Sir Edward's estates at Llanternam, and in other parts of the county.	30	269
	23 July. The lease of his estate granted by the County Committee confirmed, if surveyed and posted according to instructions.	30	269

		Vol. No. G. or p.
25 May 1650.		
	14 Oct. 1651. The County Committee blamed for letting the manors on the estate contrary to orders; the whole rent of 911 <i>l.</i> is to be paid, taxes to be allowed,—but it is not expected that they will be continued the 7 years of the lease,—and also $\frac{1}{4}$ of the clear rent to the wife and children.	30 269
L.C.C. 237 162 163	25 May 1652. Their contract with Sam. Jones for the estate approved, so far as let according to instructions.	16 422
163 151 143	6 Sept. 1653. The widow and son pray restoration of the estates, sequestered 8 years for his delinquency, and left to them on his death 24 June last.	103 455
D. 87 834	6 Sept. The County Committee to take examinations and Brereton to report.	25 175
E. 87 221, 223	17 Jan. 1654. [Sir] Edward Morgan, the son, begs to contract on the Act for Recusants, for $\frac{1}{4}$ of his estate, sequestered for recusancy only.	103 285
D. 87 231, 219, 229	16 May. On request of Mary and [Sir] Edward Morgan for allowance of their claim on the estates of the late [Sir] Edward Morgan, who had but a life interest therein, order that the rents remain in the tenants' hands a month pending the hearing.	27 49 103 429
163 139, 141	24 Aug. Sir Edward Morgan, jun., Bart., begs discharge of $\frac{1}{4}$ of his late father's lands in cos. Monmouth, Glamorgan, and Bucks, sequestered for recusancy; pleads conformity, and begs also an order that his mother, being only tenant for life, shall not cut down the timber, and shall give up his deeds and writings. (Granted).	103 301, 362, 299 27 111
L. 87 217		
C. 103 415, 423	19 Sept. Mary Morgan begs discharge of 2 farms which her husband ordered her to sell for payment of debts and legacies, in case her son refused to buy them, which he does refuse.	103 369, 373
D. 87 225-228 235, 237	19 Sept. The County Committee to take examinations in the matter and Brereton to report.	27 8 103 387
C. 87 247	17 Oct. Sir Edward Morgan begs discharge of all the lands of his late father, sequestered for recusancy only, and now descended to him, he being conformable to the Church of England.	103 376
D. 87 71	19 Oct. Order on Mary Morgan's petition of 19 September, for discharge of the farms in question, unless Edward, the son and heir, shew cause to the contrary.	23 1636
L. 103 309 163 33	26 Oct. Order made absolute, Sir Edward appearing and shewing no cause to the contrary.	23 1638
C. 103 411 147 167-171	9 Nov. Estate discharged, with arrears from 6 Sept. 1653, date of the first petition.	23 1643 103 281
L. & D. 103 311, 391-395	16 Jan. 1655. The County Commissioner refusing obedience without a further order, it is granted.	23 1659
C. 103 317	29 May. The Commissioner for co. Monmouth to certify why this order is not obeyed as to certain tithes belonging to the estates.	27 407
R.C. 27 141		
R. 103 381, 303		
R. 27 141, 147		
C. 33 371 103 319		
R. 103 291		
O.C. 27 350		

CLAIMANTS ON THE ESTATE.

R.C. 10 320	2 Jan. 1651. CAPT. JOHN NICHOLAS, Governor of Chepstow, co. Monmouth, petitions that the late Committee for co. Monmouth ordered 300 <i>l.</i> out of Bart. Morgan's estate to petitioner for repairs &c. of Chepstow Castle, which is for the most part disbursed. But before it was payable by the farmer of the estate, the disposal of the public revenue was settled by Parliament in other sub-commissioners, who call for the 300 <i>l.</i> , and have enforced him to give his own security for it. Begs a discharge to the farmer and the cancelling of his bond, or admission as tenant for 7 years, and he will reimburse the said 300 <i>l.</i> Subscribed is Col. Thos. Harrison's recommendation of the case, "knowing so well the merit of the petitioner and equality of his desire."	108 3
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			G	or p.
25 May 1650.	SIR EDWARD MORGAN, &c.— <i>cont.</i>			
L. 163 209	28 March 1654. On his appeal to the Protector and Council for	163	203	
C. 163 205	payment, he is referred to the late County Committee for Mon-		207	
	mouth, who, if they find his claim just, are to procure his dis-			
	charge from the Committee for Compounding.			
	6 June. Order that his account be allowed, and he discharged of	27	67	
	the debt.			
R.C. 25 176	27 Sept. 1653. WM. MORGAN and ANT. TURBERVILLE, of Llanternam,	103	403	
103 401	beg freedom from sequestration of Penrice Manor, &c., co.		425	
L.& } 168 161	Glamorgan, and Llanderville Grange, &c., co. Monmouth,			
D. } -165	leased to them by the late Edward Morgan, of Llanternam, but			
	sequestered for his delinquency and recusancy.			
D.103 405-409	16 May 1654. Order for the rents to remain in the tenants' hands	27	49	
	a month, till the report is heard.			
R. 103 397	12 Oct. Sequestration discharged, with arrears from the date of	23	1633	
	their petition.			
	3 April 1655. Wm. Morgan begs a special order for the arrears,	103	275	
	without which they cannot receive them, the County Committee			
	having accounted for them.			
	3 April. Order for their payment out of any sequestration money	27	350	
	in hand or to be received.			
R.O. 27 7	22 June 1654. JOHN FORTESCUE, of London, begs release of Edlogan	87	73	
87 213	and other manors, co. Monmouth, sequestered for delinquency			
D. 87 240-245	or recusancy of Edward Morgan of Llanternam, now dead, and			
R. 87 195	sold to him by Mary Morgan, the widow.			
R. 27 96	27 July. Granted with payment of arrears	-	-	27 1625
30 May 1650.	WM. DOWTHWAITE, Bridgwater, Somerset.			
	Jane Dowthwaite, his daughter, begs suspension of the seques-	80	801	
	tration of Chantry lands in Bridgwater, worth 10 <i>l.</i> a year			
	with deduction of 4 <i>l.</i> 10 <i>s.</i> fee-farm rent payable to the State,			
	belonging to her, and sequestered as her father's lands and for			
	his delinquency. The [late County Committee] granted her a			
	suspension, 22 Feb. 1649, but the present County Committee			
	have re-sequestered the lands.			
	30 May 1650. County Committee to certify the cause of seques-	8	95	
	tration.	10	34	
	13 Sept. The County Committee report that she, being a lunatic,	80	803	
	and unable to dispose of her estate, the rents of which, other			
	than what was expended on her maintenance, were disposed			
	of for Wm. Dowthwaite's benefit, they sequestered the lands.			
	18 Oct. Her petition referred to Brereton	10	190	
		80	800	
D. 80 805	30 Oct. 1651. Committee for Compounding allow the indenture	15	66	
807	made by George Dowthwaite, 1 April 1637, demising the lands			
R. 80 797	to Nich. Dowthwaite for 1,000 years, in trust for the maintenance			
	of his sisters, Jane, a lunatic in the keeping of Arthur Denton,			
	and Mary, who is dead; and as Wm. Dowthwaite, the father,			
	had no allowance out of the same, they discharge the estate.			
P.E. 223 388	26 Dec. Wm. Dowthwaite pleads that being sequestered, he	223	392	
P.E. 12 373	appealed to the Committee for Advance of Money [see that			
R. 223 387	<i>Calendar</i> , p. 1402], but now confesses his delinquency in adher-			
	ing to the forces raised against Parliament in the first war, and			
	begs to compound.			
	6 Jan. 1652. Fine at $\frac{1}{2}$ , 30 <i>l.</i>	12	381	
			383	
	20 May. Paid and estate discharged	12	442	

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30 May 1650.			
	4 May 1653. Being re-sequestered in Feb. 1653 for under-valuing his lease, begs the benefit of the Act of Pardon, as not being sequestered in Dec. 1651; the estate is worth only 5s. a year more than he returned it.	80	791
o.c.c. 80 794	4 May. County Committee to examine and certify	-	25 59
SIR THOS. GASCOIGNE, Bart., Barnbow, Co. York, and the Claimants on his Estate.			
c. 141 85	30 May 1650. FRAS. FETTIPLACE, of Swincombe, Oxon, begs	141	84
P.R. 8 191	allowance of a rent-charge on the estate in co. York of Sir		
10 56A	Thos. Gascoigne, a recusant, which has been allowed by the		
D. 141 87	County Committee, but is now refused.		
E. 141 81	3 Oct. County Committee to certify whether Gascoigne is se-	11	208
H. 12 29	questered as a recusant in arms; if he is sequestered for recu-		
	sancy only, they are to allow the rent-charge of 56l. claimed		
	by petitioner out of the recusant's third part.		
L.C.C. 173 657	16 Jan. 1655. On motion in Fettiplace's behalf for rectification	27	254
	of a mistake in the order of 3 Oct. 1650, Reading is to peruse it		
	and his former report, and state the case.		
	15 Feb. Fettiplace complains that some scruple is made in	141	75
	allowance of his rent-charge, because no certificate is returned		
	by the County Committee of York. Begs an order to them to		
	certify the time and cause of Sir Thos. Gascoigne's sequestra-		
	tion, and to examine petitioner's witnesses.		
	15 Feb. Referred to the County Committee and Reading	-	27 229
c. 33 439	28 June. The rents to be continued in the tenants' hands till	27	436
141 71	12 July 1655, and if the case be not then heard, the County		
c. 141 73	Committee to levy the rents.		
E. 141 65	26 July. Claim not allowed at present; the lands engaged for the	28	17
	700l. mentioned in the report are to be set out to Sir Thos.		
	Gascoigne as part of his third.		
	9 July 1651. THOS. FOWLES, of Howgate, co. Leicester, begging	14	197
	a lease of the sequestered estate of Sir Thos. Gascoigne, Bart.,		
	at Barnbow, Garforth, Parlington Manor and the mills, Lasin-		
	croft, Stippon, Barwick-in-Elmet, Scoles, and Aberforth, with		
	the mills of Bramham, and Clifford, co. York, the County Com-		
	mittee are to certify the proceedings already had touching the		
	letting of the said estate, its yearly value, &c.		
L.C.C. 237 164	25 Feb. 1652. The Committee for Compounding having ordered	85	186
	—upon the County Committee's certificate that they had by all		
	means in their power endeavoured to ascertain the real value		
	of Sir Thos. Gascoigne's estate, which amounts to 769l. 6s. 10d.,		
	out of which a fee-farm rent of 70l. 19s. 8d. a year is deducted,		
	besides Lady Gascoigne's third, that if the County Com-		
	mittee have let the estate according to instructions, the lease		
	is to be confirmed:—petitioner informs that they have not let		
	it for the ensuing year, and begs a seven years' lease, having		
	faithfully served Parliament through the wars.		
	25 Feb. County Committee to proceed according to instructions	16	58
	and certify.		
D. 85 172	4 Aug. Fowles begs allowance of $\frac{1}{3}$ of several fee-farm rents	85	183
	amounting to 73l. a year, on Sir Thomas' estate. Has been	17	95
	admitted tenant at the yearly rent of 740l., and in the con-		
	tract, is to have abatement of all out-rents. Granted.		
	22 Dec. Sir Thos. Gascoigne petitions, stating that he was first	88	1126
	sequestered in 1644 till Feb. 1650, when on public hearing, he		
	was acquitted by the Barons of Exchequer as to delinquency,		
	but his sequestration notwithstanding still continues for		
	recusancy. His estate has been farmed by several tenants,		
	who have duly paid the rents to the State, and is now farmed		

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30 May 1650.	SIR THOS. GASCOIGNE— <i>cont.</i>		
	by Thomas Fowles for seven years, at 740 <i>l.</i> a year. There are several annuities and rent-charges thereon, which have not hitherto been demanded nor allowed of by the Committee for Compounding, yet petitioner is threatened to be sued for the arrears of the same. Begs protection therefrom, and from any demand of rent for $\frac{1}{3}$ of his estate, while the sequestration continues.		
d. 88 1067	24 Dec. 1652. Order that the County Committee pay $\frac{1}{3}$ of the 2 annuities allowed, and if he is sued for others not allowed, he is to appeal to the Committee for Indemnity.	17	541
	18 May 1653. Fowles begs confirmation of his lease, made 16 April 1652, of the sequestered estate of Sir Thos. Gascoigne, a recusant but no delinquent, for seven years from 25 March 1653.	85	176
	18 May. Ordered to produce the Registrar's certificate of the return from the County Committee of the said lease.	25	73
r.e. 26 6	12 Jan. 1654. Sir Thomas begs to contract on the Recusants' Act of 21 Oct. 1653, for $\frac{1}{3}$ of part of his sequestered estate.	88	1114
	17 Jan. Like petition to contract for Bramham Manor, and other lands, co. York, value 39 <i>l.</i> 2 <i>s.</i> 10 <i>d.</i> No orders.	88	1112
	18 Feb. 1652. WM. SHELDON having procured a judgment in Chancery of sequestration against Sir Thos. Gascoigne, Bart., which cannot be carried out, because his estate is already sequestered for his recusancy, begs to have Sir Thomas' $\frac{1}{3}$ divided off, and made payable to sequestrators to be nominated by petitioner.	116	1049
	18 Feb. Order that nothing be done till judgment is given whether Gascoigne is a delinquent.	16	35
d. 88 1137	2 June 1652. RICH. GASCOIGNE, of Bramham, co. York, petitions that in 1613, the late John Gascoigne, and Thomas, now Sir Thomas, his son, granted him an annuity on Hillom Mill, York, of 20 <i>l.</i> for life, which was paid both before and after the sequestration of Sir T. Gascoigne, but cannot now be allowed because of his recusancy. Also in 1640 Sir Thomas demised to him the reversion of a lease of Slayte Mills, Bramham, which he has held, and now begs allowance of both.	88	1133 1141
r. 88 1135	2 June. Referred to County Commissioners and Reading	-	16 497 88 1139
d. 88 1084	8 July. On report the annuity allowed, $\frac{1}{3}$ to be paid by the State and $\frac{1}{3}$ by Sir T. Gascoigne; the lease disallowed, as made after conviction for recusancy, but petitioner may have a lease of the State's part of the mills.	16	670
1065			
i. & d. 88 1075	11 Nov. 1652. GEORGE and JOHN GASCOIGNE, the younger, sons of Sir Thomas, beg allowance of their legacies of the profits of the two corn mills called Hillom Mills, co. York, bequeathed to them by Sir John Gascoigne their grandfather, by his will dated 29 Aug. 1635, and sequestered for the recusancy of Sir Thos. Gascoigne.	88	1055 1128
L.C.C. 88 1074	11 Nov. Referred to the County Committee and Brereton	-	17 397 88 1053
L.C.C. 88 1086	28 Dec. John Gascoigne begs allowance of his annuity of 20 <i>l.</i> , left him by his grandfather's said will, payable after the decease of Lady Anne Gascoigne, his grandmother, and issuing out of lands in Barnbow, co. York. Lady Anne Gascoigne is long since deceased.	88	1059 1129
d. 88 1062	28 Dec. Referred to County Committee	-	17 548 88 1057
L.C.C. 88 1077	22 March 1655. Claims allowed and sequestration discharged	-	23 1679
i. & } 88 1079			
d. } -1083			
d. 88 1091			
-1093			
L.C.C. 88 1089			
c. 32 242			
88 1072, 1089			
r. 88 1047			
d. 88 1051			
H. 27 342			

30 May 1650.

JOHN SKRIMSHIRE, Jun., Norbury, Co. Stafford.

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P.R. 221 903  
P.R. 8 97  
R. 221 899

30 May 1650. Compounds for delinquency in appearing against 221 901  
Parliament. Submitted long since, and 3 years ago petitioned  
the Committee for Compounding to compound, though he  
had no present estate, desiring some course might be taken  
for discovering how the estate was settled. Has since learnt  
that on his father's marriage, the estate his father now enjoys  
was settled by his grandfather to the use of John Skrimshire,  
his father, for life, remainder to his heirs male, with a power to  
his father to make leases for 3 lives or 21 years; he has  
accordingly made long leases, and is still alive.

18 Feb. 1651. Fine at  $\frac{1}{2}$ , 550*l*. - - - 12 181

31 May 1650.

Claimant on the Estate of RICH. AUBREY, Vicar of  
Boughrood, Co. Radnor.

P.R. 8 96  
10 35  
  
R. 84 871  
D. 84 876  
R.C. 11 178  
L.C.C. 84 868  
168 137  
P.R. 10 229  
84 866  
84 861  
D. 84 859  
C.R. 14 114  
84 856  
R. 14 130  
R. 84 853

SIR RICH. EVERARD, Bart., of Much Waltham, Essex, begs dis- 84 873  
charge of the tithes of Llanbedr, and Paines Castle, co. Rad-  
nor, belonging to the prebend of Brecon, which Thos. Brand,  
prebendary, by collation of [Theophilus Field] late Bishop of  
St. David's, leased in 1636 to petitioner for 21 years at 40*l*. a  
year; let them to Richard Aubrey, [vicar of Boughrood]; he,  
by a misinformation that Brand was dead, and by concealing  
the lease to petitioner, procured an undue collation thereof on  
John Phillips, clerk, who since became a delinquent.

31 May 1650. County Committee to certify for whose delinquency 8 96  
the estate was sequestered. 10 35

27 Nov. Sir Richard begs reference to counsel, the sequestration 84 864  
being for Aubrey's delinquency.

10 April 1651. Claim dismissed for trial at law - - - 14 79

9 May. Sir Richard having at Hereford assizes obtained judgment 84 857  
that the tithes belonged to him, begs their discharge, and order  
for restoration of profits.

7 Aug. The estate to be discharged on his oath that he made 14 246*a*  
Rich. Aubrey no greater estate in the tithes than by lease parole  
from year to year.

D. 84 849 30 Oct. The oath, signed and sealed, being produced, discharge 15 64  
granted accordingly. 84 849

21 Feb. 1652. Sir Richard complains that the County Committee 84 852  
refuse obedience to the order for discharge. Noted, "Called  
31 March 1652; 7 April 1652, not ready."

ANNE, Widow of MATTHEW BRAY, Co. Norfolk.

L.C.C. 70 479  
164 755  
D. 128 349  
D. 70 491  
492  
169 57  
L.C.C. 70 490  
169 35  
C. 82 226  
70 494  
473  
D. 70 495  
449  
R. 70 465  
D. 70 455

31 May 1650. Begs discharge of her lands in North Pickenham, 70 462  
Norfolk, worth 82*l*. a year, sequestered by mistake for the  
recusancy of the widow of Francis Bray. On taking the Oath of 475

Abjuration, she had the order of the County Committee for her  
discharge, but before they signed it, their power was dissolved.

31 May. County Committee to certify the cause of sequestration, 8 92  
the rents meanwhile to be stayed in the tenants' hands. 10 33  
70 477

15 Aug. 1651. She begs that the County Committee may examine 70 460,  
her and her witnesses on oath. Granted. 481, 483  
14 257

4 June 1652. She begs that she may be examined, as thought 70 453,  
necessary by counsel, as to whether she has released her title 485, 483  
to the estate. Granted. 16 515

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31 May 1650.	ANNE BRAY— <i>cont.</i>		
	13 Oct. 1652. Claim allowed, provided the County Committee do not within 6 weeks shew proof that the estate belongs to, or that it was in trust for the widow of Francis Bray, or other recusant.		19 1129
	29 Dec. 1653. Order made absolute - - - - -		19 1151
	Claimant on the Estate of WILLIAM CARLETON, Cumberland.		
	31 May 1650. Mary Carleton, an infant of 5 years, petitions the County Committee for Cumberland, by Nicholas Carleton, widow, her grandmother and guardian, for allowance out of the sequestered estate of Wm. Carleton, her father, never having received a penny from it, though it has been sequestered divers years. Noted, County Committee cannot remedy what is past, but hope to relieve her in future.	72	757
	7 Nov. She petitions the Committee for Compounding for allowance of her $\frac{1}{2}$ , with arrears since 24 Dec. 1649, being famished for want of maintenance.	72	761
	7 Nov. Granted with arrears from 24 December last - - -	10	206
	COL. WM. COBB, Sandringham, Norfolk, and the Claimants on his Estate.		
D. 98 211	31 May 1650. ROBT. LLOYD, M.D., and ELIZABETH, his wife, beg	98	210
A. 98 205	discharge of messuages and lands in Babingley, Norfolk, which Jeffery Cobb, late of Sandringham, Norfolk, by indenture of 28 Oct., 13 Jac., in consideration of his marriage with the said Elizabeth, granted to trustees for her use for life.		
	On petitioner's marriage with the widow, the trustees, by lease 13 Car., re-demised the premises to Wm. Cobb, son and heir of the said Jeffery, for 60 years, if Elizabeth should so long live, at the rent of 300 <i>l.</i> , which was duly paid, till 8 years ago the estate became sequestered. Upon address to the Barons of Exchequer, the case was referred to Recorder Steele, who drew up a report, but the Barons of Exchequer conceiving their power too short to determine any reports, no further proceedings could be had.		
	31 May. Referred to Reading - - - - -	8	88
		10	33
	15 Aug. Order on report that the County Committee certify the cause and date of sequestration; the report to be sent to them, whereupon they are to certify why the Committee for Compounding should not allow the rent-charge of 300 <i>l.</i> a year therein mentioned, and whether they have paid any $\frac{1}{2}$ or $\frac{1}{4}$ to the wife and children of Wm. Cobb; Lloyd to produce witnesses to be examined by this Committee, and to appear himself and take the Oath of Abjuration.	11	78
	2 July 1650. THOMAS LITTLE and 3 others of Wolverton, Norfolk, beg to be continued tenants of lands at Wolverton, part of the estate of Wm. Cobb. Their leases expire at Michaelmas, and they are warned by Cobb from holding the premises any longer, notwithstanding he consented last year to their continuing to hold the same; their sheep having died of the rot, they purchased others to stock the grounds.	99	197
	2 July. County Committee to let the estate according to their instructions, and to admit petitioners as tenants, they giving as much rent as any other person shall offer.	8	190
	7 Nov. 1650. WM. COBB begs discharge of his sequestration, as no delinquency can be proved against him, nor is he convicted of recusancy, or allowance of $\frac{1}{2}$ of his estate, with his chief mansion-house.	75	605



# COMMITTEE FOR COMPOUNDING.—CASES.

2317

		Vol. No. G or p.
31 May 1650.		
	7 Nov. 1650. Order that $\frac{1}{2}$ be allowed if he is sequestered only for recusancy.	10 209
L.C.C. 163 629 -631	11 Nov. He confesses recusancy, and renews his petition for his $\frac{1}{2}$ and his mansion-house. Noted that the County Committee are to explain why they have let the estate for 100 <i>l.</i> less than was offered.	75 608
L.C.C. 163 633 -635	5 Feb. 1651. Cobb's petition (missing) referred to Fowle, and if he thinks fit, publication is to pass.	10 382
	29 July. Order in Parliament that a letter from the Lord Ambassador of the King of Spain, on behalf of Col. Wm. Cobb, dated <sup>4 August</sup> <sub>25 July</sub> 1651, be referred to the Committee for Compounding, to consider his case and the cause of his sequestration, and report.	75 609
	30 July. Referred by the Committee for Compounding to the County Committee.	14 231
	31 July. On their certificate, the Committee for Compounding report Cobb to be a recusant and delinquent, and that his estate has been seven years sequestered.	14 235
	16 June 1652. Col. Wanton, on his behalf, desires a certificate from the County Committee, in reply to the order of the Committee for Advance of Money, [ <i>see that Calendar, p. 1331</i> ] as to what was the particular act of his delinquency.	75 599
	16 June. County Committee required to certify accordingly	- 16 556
	13 July. Further order in Parliament—after debate upon amendments to the Bill for Sale of lands forfeited by Treason—that the Committee for Compounding certify the true state of Wm. Cobb's case, as to the date and ground of sequestration.	75 603
E. 75 587 595	14 July. Order accordingly, and letter to the County Committee requesting compliance with former orders.	75 597, 599, 604
L.C.C. 163 637 D. 163 639 C. 75 594 32 49 D. 75 585	15 Sept. Committee for Compounding report that the County Committee certify that he was sequestered for recusancy and delinquency at Michaelmas 1643, for being in arms against Parliament.	75 591 592
	17 Nov. Sequestration discharged by order of Parliament of 3 Nov. 1652.	75 585 17 373
	23 Jan. 1655. Cobb complains that Gregory Gawsell, to whom Sir Anthony Wingfield, Bart., a former owner of Sandringham manor, granted a yearly rent charge of 20 marks, and who forbore his claim during the sequestration, now enforces petitioner to pay all the arrears, and begs relief.	75 531
	23 Jan. Referred to the County Committee	- - - 27 228
	31 Jan. Wm. Cobb complains that he is not allowed repairs, and begs relief.	75 529
	31 Jan. The County Committee to certify what was in the covenants touching repairs.	27 274
	29 March. Their certificate referred to the Auditor, to state and report.	27 341
L.C.C. 163 645 651 D. 163 647 653	21 March 1651. MARY, widow of JEFFREY COBB, of Gayton, Norfolk, begs reference to the County Committee of her claim to an annuity of 20 <i>l.</i> a year from the sequestered estate of Mr. Cobb, of Sandringham, allowed by the County Committee, but refused on the late general orders. Is old, and too poor to travel to London with counsel and witnesses.	75 583
	21 March. County Committee to certify and Brereton to report	- 14 43

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31 May 1650.	COL. WM. COBB— <i>cont.</i>		
L.C.C. 163 649	30 Aug. 1653. Mrs. Cobb begs an order to the County Committee to examine fresh witnesses in proof of her claim.	75	580
c. 33 313	30 Aug. County Committee to examine and certify, and Brereton to report.	25	175
	11 April 1654. Petition renewed. She and her husband received the annuity 20 years, it being allowed by the County Committee after sequestration. Wm. Cobb's estate is now discharged, but the annuity not allowed, the County Committee pretending it will not be allowed on their accounts, and they threaten to distrain the tenants who have paid her annuity out of their rents, unless she produce an order of allowance, which she begs.	75	536
	11 April. They are not to distrain for annuities paid to the petitioner, the same being hereby allowed.	27	23
	13 May 1651. Wm. Cobb begs perusal of the deed by which his brother Jeffry, 10 Jac., granted him an annuity of 40 <i>l.</i> , charged on his lands in Sandringham, Norfolk, which the County Committee of Norfolk have sequestered, supposing it to belong to his nephew, Wm. Cobb, a Papist delinquent.	75	577
	13 May. The County Committee to certify and Brereton to report	14	116
	23 Dec. 1653. He complains that Wm. Cobb, the possessor of the Sandringham lands, has informed the County Committee that petitioner is a recusant, and they have stayed his annuity. Begg that they may shew cause why the said seizure should not be discharged.	75	539
	23 Dec. County Committee to certify - - - -	25	271
L.C.C. 163 626	26 Sept. 1654. Begg that, as the estate is discharged by Parliament order, he may receive his annuity.	75	534
D. 163 627	26 Sept. Claim allowed, with arrears - - - -	27	123
D. 83 183	16 May 1651. Wm. Brase, of Stratford, Suffolk, begs allowance of an annuity of 20 nobles on the estate in Norfolk of Mr. Cobb, sequestered for recusancy, and allowed by the late and present Commissioners.	83	182
R. 83 177			195
	16 May. County Committee to certify and Brereton to report -	14	126
		83	179
	6 Aug. They certify that the annuity was given by Jeffry Cobb, 9 Elis., and is sequestered for recusancy and delinquency of Wm. Cobb, his next of kin.	83	185
		163	643
	7 Sept. 1654. Claim allowed, with arrears - - - -	23	1630
P.R. 14 224	25 July 1651. HAMOND BOZOOK, of Wissingset, Norfolk, begs allowance of an annuity of 20 <i>l.</i> granted him, 12 Charles, by Wm. Cobb, of Sandringham, on lands in Darsingham, now sequestered for Cobb's delinquency.	70	247,
70 297		253,	255
D. 70 259			
-261,			
265-267			
L.C.C. 70 263	27 May 1652. Granted, on his taking the Oath of Abjuration, and deposing that he has not done anything to prejudice his title to the annuity.	16	471
R. 70 249			
	JOHN CORWINNE, Kenwyn, Cornwall.		
P.R. 219 281	31 May 1650. Being summoned to answer a charge of delinquency exhibited by Lady Moore, begs to compound for delinquency in adhering to the King's forces in the first war.	219	279
P.R. 8 98			
D. 219 278			
R. 219 275	16 July. Fine at $\frac{1}{2}$ , 78 <i>l.</i> - - - -	11	24
C. 34 93			251

31 May 1650.		Claimant on the Estate of MARY DACRE, Recusant, Co. York.	Vol. No. G or p.
o.c.c.	75 332	31 May 1650. JOHN CLIFT, of Stratton, Hants, begs discharge of	75 321
	P.R. 8 97	two messuages and lands in Low Worsall, co. York, which	
	D. 75 328	Mary Dacre, by indenture 18 Car., for 500 <i>l.</i> demised to him for	
	-333	30 years at a pepper-corn rent. Has enjoyed the premises	
c.	75 325	5 years with little profit, by reason of the taxes and billeting	
	324	of soldiers, and they are now sequestered for her recusancy.	
R.	75 319	20 Feb. 1651. The deed cannot be allowed because Mrs. Dacre was	14 21
		convicted of recusancy before the making of it.	
H.	16 57	16 April. Clift moves that he may be admitted tenant to the	75 318
		State for the $\frac{1}{3}$ of the estate.	
		16 April. County Committee to view and certify its value	14 83
		25 Feb. 1652. As there has been no seizure of the lands for recu-	75 316
		sancy for 40 years, Clift begs to be allowed to enjoy the estate	
		for which he paid 500 <i>l.</i>	
		26 Feb. The deed being proved, it is allowed, the sequestration	16 69
		taken off, and the arrears since his first petition allowed him.	104
		Claimants on the Estate of ROWLAND EYRE, Hassop, Co. Derby.	
		31 May 1650. RICH. HALL, of Barlow Lees, co. Derby, and RAPHAEL	89 729
		BRADBURY, beg allowance of their grant of 22 March 1649 from	
		the County Committee of Derby, of Eyre's estate at 720 <i>l.</i> a year,	
		whereof the Earl of Stamford was to have 500 <i>l.</i> , the sheriff of	
		the county 200 <i>l.</i> , and the County Committee 20 <i>l.</i> Petitioners paid	
		the half year's rent of Michaelmas 1649, and 100 <i>l.</i> more, but a	
		new County Committee being appointed, they set the estate to	
		others, who have received the rent due to petitioners.	
		The Earl has commenced a suit against them on their bond	
		for 1,000 <i>l.</i> Beg that they may either have the benefit of their	
		grant, or be discharged from their engagement to the Earl;	
		also stay of proceedings, with allowance of moneys laid out	
		in excess of receipts.	
		31 May. County Committee to examine and certify; the Earl	8 88
		to stay legal proceedings, and make his claim before the Com-	89
		mittee for Compounding.	
L.	120 611	7 June. Hall and Bradbury renew their petition	89 731
	201 599		
o.c.c.	151 309	2 July. County Committee to receive the arrears of rent and	8 190
	120 615	do what is in justice due, and the Earl to deliver up the bond.	192
c.	-618	Hall to make up his account with Auditor Sherwin, and the	10 56A
	89 739	County Committee to permit him to receive the rents according	
D.	740	to the grant from the former County Committee, he paying the	
	237 165	arrear of rent reserved, and to examine his allegation touching	11 69
		his expense upon the melting house.	261
		3 Dec. On the Earl of Stamford's motion concerning moneys	120 607
		payable to him by Hall out of Eyre's estate, the case referred	
		to Brereton.	
D.	120 609	13 Dec. County Committee to pay Hall the 256 <i>l.</i> 6 <i>s.</i> 11 <i>d.</i> which	10 273
	120 603	their agents received out of Eyre's estate, the said Earl	
c.	237 166	giving security to repay it if Parliament otherwise dispose of	
	120 621	it. Hall to receive the 102 <i>l.</i> 6 <i>s.</i> 5 <i>d.</i> remaining in the tenants'	
REC.	120 595	hands, and pay the Earl the remainder of the money due on the	
	120 619	bond.	
		19 Dec. The Earl's case to be reported to Parliament, to know	10 292
		whether the yearly payment shall be continued, and whether	
		they will allow him to receive the 250 <i>l.</i> due the last half year.	
		1 Jan. 1651. Hall begs a 7 years' lease of the estate, that he may	89 737
		the better receive the rents in arrear, he having been at great	
		charges at the suit of the Earl of Stamford, and in repairing the	
		premises.	

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31 May 1650.	ROWLAND EYRE— <i>cont.</i>		
	1 Jan. 1651. County Committee to examine if he has been at extraordinary charges in repairs; and if so, not to let the estate till further order.	10	318
	14 May. Hall to be admitted tenant, if he bid as much rent as any other.	14	120
L. 151 313 NOTE 151 311 89 734	9 July. Hall complains that the County Committee refuse a certificate of his charges in repairs, and have disposed of the lease to others, though he offered as much as they valued it at. Begg a lease or satisfaction for his great charges. Noted that the Committee for Compounding will consider his charges when he proves them; they see no cause to alter what the County Committee have done.	89	735
	13 Aug. Hall desiring allowance of a deed made 5 Nov. 1641, by Rowland Eyre to Thos. Davies, who assigned it to petitioner, demising to him Calver Manor, co. Derby, for 21 years at 50l. rent, the County Committee are to examine the reality thereof, and Hall to produce a certificate that Eyre was not a convict recusant at its making.	11	76 (2)
	19 Dec. Case referred to Brereton - - - - -	10	291
	12 July 1650. The petition (missing) of ANNE, wife of ROWLAND EYRE, for allowance of her fifth, granted.	11	14
	22 May 1655. Anne Eyre complains that, though allowed her fifth by the late Committee for Compounding, the County Committee of Derby refuse the fifth of certain tithes, and prays an order for payment thereof.	84	205
	22 May. Granted her arrears since 12 July 1650, the date of her petition.	20	1180
B.C. 10 360 61 491 CASE 61 508 L.C.C. 61 493 151 27 D. 61 498, 499 E. 61 489 H. 14 49	23 Jan. 1651. ALD. FRAS. ALLEN, of London, begs discharge of Lot and Cope lead Mines, High Peak, Derbyshire, sequestered as belonging to Rowland Eyre, a delinquent, whose lease given expires in 1651, and petitioner has the reversion of the lease.	61	503 505
	20 March. Claim allowed from 25 March next, Eyre's sequestration notwithstanding.	14	56
	20 May 1651. KATHERINE BROCK, widow and administratrix of Rich. Brock, petitions that Rowland Eyre, in Jan. 1642, demised to her husband a house and land in Calver for 13 years. She begs allowance of the lease, and discharge of the sequestration which has been laid on for Eyre's delinquency.	83	90
	20 May. County Committee to certify the cause of sequestration and Brereton to state and report.	14	127
L.C.C. 151 25 D. 151 23	2 June 1652. RICHARD EYRE having an annuity of 10l. on Hassop Manor, co. Derby, sequestered from Rowland Eyre, formerly allowed by the County Committee, complains that the present Committee have refused payment, and begs an order to them to pay.	84	213
	2 June. County Committee to certify, and Reading to report -	16	492
O.C.C. 99 814	15 Sept. 1652. ROBERT CRAVEN, for the ministers of Longston, Great Longston, and Baslow, and the poor of Hassop, Rowland, and Calver, co. Derby, petitions the Committee for Compounding. Rowland Eyre in 1624 gave 20s. a year to Great Longston, 40s. to Baslow for the maintenance of divine service, and 20s. to the poor of Hassop, Longston, and Calver respectively, charging his lands in Great Longston and Taddington with payment thereof, and payment was made accordingly till 1649. Begg that the said sums may be henceforth paid, with arrears.	99	813

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31 May 1650.

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	15 Sept. 1652. County Committee to allow the said charges if they see cause, and to certify their judgment for the Auditor's notice.	17	225
R.C. 27 229 142 549	16 Feb. 1655. SIR JOHN GELL, of Hopton, co. Derby, begs order for payment of reserved rents, amounting to 12l. 19s., with arrears, issuing out of the tithes of Hassop, Rowland, Wardlow, and Little Longston, &c., co. Derby, which have been from time immemorial paid to him and his ancestors, till sequestered for Rowland Eyre's delinquency, but the County Committee have refused payment.	142	539 551
INT. } 173 729 & D. } -740			
L.C.C. 142 553 173 727			
D. 142 555			
C. 33 438 142 557	12 July. Claim allowed	28	11
R. 142 543			

## PURCHASERS OF THE ESTATES.

	Discharge from sequestration of lands forfeited by him and bought from the Treason Trustees :—		
O.T.E. 84 241	29 June 1652. Rent-charge of 100l. a year on Barley Manor, co. Derby, bought by Rich. Hall.	16	606
84 235	14 Sept. Lands in Bromley parish, co. Stafford, bought by Thos. Bayley.	17	242
84 239	24 Sept. Houses and lands, Eastwell and Hose, co. Leicester, bought by John, Earl of Rutland.	17	277
84 233	25 Sept. Lands, farm, &c., in Maresin Ridware, King's Bromley and Uttoxeter parishes, co. Stafford, bought by Major John Wildman.	17	272
84 237	Also other parcels of ground in Maresin Ridware	17	276
	29 Sept. Houses in Tideswell parish, co. Derby, bought by Wm. Bagshaw.	4	229
84 219	3 Nov. Office of Barmastership of Kingsfield, lands, and the lead mines called Lot and Cope in Hassop, Rowland, and Calver, &c., co. Derby, bought by Wildman.	18	833
84 223 231	Also manors of Hassop, Rowland, Calver, Thornhill, and Edlaston, and numerous houses in Hope, Castleton, Ashton, Brough, &c., co. Derby.	18	825 780
84 227	14 Jan. 1653. Coal mine, houses, and coppice in Hallowes, Dronfield parish, co. Derby, bought by Rich. Woodward.	18	790
84 225	25 Jan. Houses in Brampton, Scarsdale hundred, co. Derby, bought by Thos. Wharton.	18	802
84 221	29 April. Houses, &c., in Wormhill and numerous other parishes, co. Derby, bought by Major John Wildman.	18	834
84 217	26 July. Abney Grange, and Hurdle House, co. Derby, bought by John Wildman.	18	856
	24 Feb. 1654. Houses and lands in Longsdon, Dunwood, and Rowley Yeate, co. Stafford, bought by Fras. Collier.	18	942

## FRAS. GILBERD, Boconock, or Aberconnock, Cornwall.

P.R. 219 26	31 May 1650. Being summoned to answer a charge of delinquency exhibited by Lady Moore, compounds for delinquency in adhering to the King's forces in the first war.	219	261
P.R. 8 98			
R. 219 257	16 July. Fine at $\frac{1}{2}$ , 52l.	12	24 251
	16 Jan. 1652. To be sequestered for neglecting to pay the latter moiety of his fine.	12	391

## DAVID HAWELS, Redruth, Cornwall.

P.R. 219 266	31 May 1650. Being summoned by Lady Moore, acknowledges adhering to the King's forces.	219	268
R. 219 263	16 July. Fine at $\frac{1}{2}$ , 60l.	14	24 251

31 May 1650.

Claimant on the Estate of PETER HENDRA, Cornwall.

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- 31 May 1650. Thos. Hendra begs allowance of a conveyance made to him by his brother Peter Hendra, in 1642, of lands since sequestered for the delinquency of his brother. 8 94  
96
- 31 May. The County Committee of Cornwall are to certify who is in possession of the lands, and why they were sequestered. 10 34  
35
- 16 July. Vaughan to return copies of all proceedings in the case before the Barons of Exchequer, and Reading to report. 11 26

Claimants on the Estate of SIR MILES HOBART, K.B.,  
Plumstead, Norfolk.

- 31 May 1650. THOMAS, son and heir of SIR CHARLES LE GROSSE, THOS. HOBART, and EDW. MILEHAM, beg a speedy hearing of their title, by deed of 12 Sept. 1635, to the lands of Sir Miles Hobart, sequestered for his delinquency in Aug. 1648; it was referred by the Committee for Sequestrations to the County Committee of Norfolk, who delayed a return; thereupon they complained to the Barons of Exchequer, who ordered a return within a month, but on receiving it, the Barons declare that they have no power to determine the claim, and refer petitioners to the Committee for Compounding. Pray that the rents may remain in the tenants' hands pending hearing. 92 37
- 31 May. Referred to Brereton - - - - - 8 90  
10 33
- 7 June. The trustees request that the rents may remain in the tenants' hands pending judgment. 8 114  
10 37
- 29 Aug. 1650. The trustees beg to compound on the Act of 1 Aug. 1650 for the rectories of Dudley and Rowley Regis, [Thos.] Noke's Farm, and Blackmore Copse, cos. Worcester and Stafford, conveyed to them by Sir Miles Hobart in 1642 as security for his debts; are now in possession, but the premises were sequestered about June 1650. 135 560
- 5 Sept. Order on report that the deed of 1653 be allowed, and the trustees are to bring in an account of debts and receipts. 11 139
- 17 Sept. Accounts referred to the Auditor - - - - - 11 171
- 12 Dec. Fine on the estate 1,726*l.* 10*s.* - - - - - 10 267
- 13 May 1651. Fine on Dudley Rectory, &c., 175*l.* 8*s.* 7*d.* - - - - - 14 117
- 31 Dec. The trustees beg a re-hearing. Lady Margaret, wife of Sir Miles Hobart, is to enjoy the estate if she survives him, and they are not liable to pay the fine, not being within the compass of the Act of 1 Aug. 1650 as mortgagees, but possessed of an estate of inheritance. The whole revenue is not above 900*l.* a year, while the debts are 10,000*l.* Thos. Thetford and other creditors of Sir Miles have revived their judgments, and threaten to levy them on petitioners. Detailed account of past proceedings. 135 556
- 21 Jan. 1652. They complain that the County Committee have received all the rents remaining in the tenants' hands, and forced repayment of divers sums paid by petitioners to creditors, on pretence that they have not compounded for the same on the Act of 1 Aug. 1650, which they are advised by counsel they cannot be compelled to do, as the delinquent has no interest in the estate; or if he had, the debts are more than the whole estate is worth. Beg repayment of the moneys wrongfully received, and possession of the estate. 135 549
- 11 Feb. County Committee of Norfolk to certify its yearly value, and their receipts from it; Auditor Sherwin to certify why, in his report, he abated part of the 10,962*l.* sworn by Mileham to 16 - 4  
92 25

D. 92 77

D. 92 39

A. 92 29

P.M. 135 561

P.R. 11 109

P.R. 11 109

D. 135 563

565

R. 135 557

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31 May 1650.

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		be the proper debt of Sir Miles Hobart, making it 9,493 <i>l</i> .; the petitioners are at liberty to bring in such other incumbrances as are upon the estate.		
c. 92 21	4 Aug. 1652.	They beg a speedy day for hearing, Lady Hobart refusing to join in the sale of the estate.	135	553
n. 17 104	2 Sept.	Fine to be 1,281 <i>l</i> . 10 <i>s</i> ., and Mileham to have liberty to go into the country without molestation, to raise moneys for satisfying it.	17	189 190
c. 121 732 735	8 Sept.	John Taylor, minister of Dudley, co. Worcester, begs that the Committee for Compounding will purchase the impropriate tithe corn of Dudley, worth 30 <i>l</i> . a year, granted him by authority of Parliament for the parish of Dudley, which contains 400 families; the tithe corn was sequestered from Sir Miles Hobart, but his augmentation now likely to cease by the composition of the trustees, for Sir Miles Mileham, one of the trustees, is willing to sell the same to the Committee for Compounding towards part of the fine, offering it at 16 years' value, affirming that the fee simple is in Sir Miles' trustees, though Lady Hobart has a life interest in it, and that in the sale thereof she shall join, or there shall be abated in the price as much as rationally can be expected, to recompense the likelihood of her outliving Sir Miles.	121	731
	8 Sept.	Order that the 30 <i>l</i> . a year be considered when the trustees compound.	17	205
	29 Nov. 1653.	Mileham, as surviving trustee of Sir Miles Hobart, begs order to pay in the fines of 1,281 <i>l</i> . 10 <i>s</i> ., and 175 <i>l</i> . 8 <i>s</i> . 7 <i>d</i> . set for the estate and for the rectories, and that the rectories yearly value, 100 <i>l</i> ., may be accepted as part of the fine.	92	13
	29 Nov.	Fines to be paid in, with interest from 2 Sept. 1652 and 13 May 1651 respectively.	25	253
	15 Feb. 1654.	Mileham complains that though he has provided the moneys for the fines, the treasurers at Goldsmiths' Hall refuse to receive them without interest. Begg an order that they may be received without interest, according to the late Act. Granted.	92 25	7 295
	16 Feb.	Fines paid and estate discharged - - - - -	24	1154
	24 Feb.	Having paid the fine of 1,281 <i>l</i> . 10 <i>s</i> ., complains that many rents payable out of the estate to divers lords [of the manor] are in arrear, having been unpaid during sequestration; also that the County Committee have let leases of the copyhold lands for 7 years, contrary to the custom of the manors of which they are holden, on which the lords threaten to take the forfeiture. Begg an order to the County Committee to pay the said rents, to make void the said leases, and to order Hen. King, steward of the manors during the sequestration, to deliver up the court books and court rolls.	92	5
	24 Feb.	County Committee to examine and certify what rents are in arrear, and when they became due, and to let such persons as have taken leases shew cause within 14 days why their leases should not be vacated. The steward to deliver the rolls.	25	301
	30 May.	County Committee to pay the arrears of quit-rents and out-rents due to the several lords, from 24 Dec. 1649 during sequestration.	27	62
L.C.C. 237 166A	6 June 1650.	On the request of MARGARET, wife of SIR MILES HOBART, for allowance of her fifth, order that it be set out to her in specie.	8 92	107 101
	16 July.	The Committee for Compounding cannot give any order as to arrears.	11 92	255 105

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31 May 1650.	SIR MILES HOBART— <i>cont.</i>		
	4 Oct. 1650. She begs allowance of her fifth from the beginning of the sequestration, towards the payment of her debts, &c.	92	87 110
	4 Oct. A fifth allowed according to instructions - - -	11	212 92 111
	17 Dec. She complains that she cannot get her arrears, because it was not particularized where the estate lay. Begg an order for her fifths in cos. Stafford and Worcester. Granted.	92	80 113 10 275 92 115
L.C.C. 92 117	2 Sept. 1652. The order for payment of her fifth is respited, oath being made that she enjoys an estate at Hemlington, Norwich, Beeston, and Plumstead, Norfolk; the County Committee there are to secure it for her husband's delinquency till she makes good her title.	30	295 92 107
L.C.C. 92 133 -151	9 March 1653. She begs an order to the County Committee to examine her witnesses. Granted.	92	83, 84, 120, 121 25 8
c. 33 239 92 128, 130, 85, 99	20 April. The County Committee having certified, she begs allowance of her fifth.	92	83 125
	20 April. Brereton to hear the trustees of Sir Miles Hobart, and to report touching her fifth.	25	46 92 124
	20 Oct. She complains that she cannot get Brereton to report, and begs an order for him to report speedily.	92	20
d. 92 92 a. 92 93, 90 x. 25 266	20 Oct. Brereton to report what is before him, and if there is further matter, the Committee for Compounding will consider it at the hearing.	25	229 92 98
	22 Dec. Allowed her fifth from her husband's estate with arrears from 2 Sept. 1652; as to the lands in Beeston the Committee for Compounding will take further time for judgment.	20	1176
	6 Sept. 1650. THOMAS HOBART, of Norwich, begs allowance of his title to Ashwood and Pensnett Chaces, and Swinford Manor, cos. Stafford and Worcester, which Edward, Lord Dudley, and Sir Miles Hobart, K.B., of Plumstead, Norfolk, in 8 Car., conveyed to him and the late Sir Miles Hobart, of Harleford, co. Bucks, for 6 years, beginning 4 years after the death of Lord Dudley. Has been 2 years in possession, but in June last the County Committees sequestered the lands as the estate of Sir Miles Hobart, K.B. Begg an order for a certificate of the cause of sequestration, and that he may receive the rents meanwhile, or that they may remain in the tenants' hands.	92	16 18
	6 Sept. County Committee to certify the cause of sequestration, value of the estate, and what they know in the case, and Brereton to report.	11	150
d. 92 1, 2	7 March 1651. Petition renewed and order repeated - - -	92	19 14 43
L.C.C. 168 521 d. 92 9, 11	31 March 1652. He begs further order to the County Committee of Stafford to make a speedy return, and meantime to receive the rents.	92	17
	31 March. Order reinforced - - - - -	16	243
c. 33 349 374	24 Feb. 1654. Dorothy Hobart, his sister and executrix, begs that Brereton may make a speedy report. Granted.	92	3
	24 Feb. Order given accordingly - - - - -	25	301
	31 Dec. 1651. Petition of THOS. FINCHAM, and RACHEL, his wife, of Outwell, Isle of Ely, co. Cambridge. By the will of Sir Thos. Hobart, father of Rachel, dated 23 May 1623, she was to have 1,600 <i>l.</i> portion, and 60 <i>l.</i> a year meanwhile for maintenance, charged on Plumstead Manor and other lands which came to Sir Miles Hobart, his son and heir. The 60 <i>l.</i> a year was paid	85	920 909 135 552



31 May 1650.

till 12 Sept. 1635, when her brother passed away this manor and other lands of great value to Sir Charles le Grosse, Thos. Hobart, and Edward Mileham, for payment of his debts; in that conveyance, he mentioned in the first place 1,000*l.*, part of the said 1,500*l.* due to her, and 60*l.* yearly till payment, but since Sept. 1648 the estate has been sequestered for Sir Miles' delinquency. Beg that as they have been constantly faithful to Parliament, they may not lose the portion and benefit of their security by the offence of another.

	31 Dec. 1651. Reading to report and the County Committee to certify.	15	161
		85	907
L.C.C. 85 911	Dec. Lord-General Cromwell to the Committee for Compounding. The Cockpit. I formerly recommended these petitioners, desiring you to give remedy if in your power. "They have waited long in town for a hearing, to their great charge and expense, which their present condition will not well bear." Again I earnestly desire a speedy hearing and relief, according to the merits and justice of their cause.	85	923
-914			
D. 147 235			
85 917			
919			
L.C.C. 85 916			
147 237			
P.R. 15 161	5 Aug. 1652. Thomas and Rachel Fincham beg an order to the County Committee of Cambridge to take their affidavits. Granted. No final order.	85	292
85 907		17	106
R. 85 901			

JOS. JOLLEY, and WILLIAM, his Son, St. Enoder, Cornwall.

P.R. 219 288	31 May 1650. Being summoned to answer a charge exhibited by Lady Moore, begs to compound for delinquency in adhering to the King's forces in the first war.	219	285
P.R. 8 98			
R. 219 283			
C. 34 93	16 July. Fine at $\frac{1}{4}$ , 69 <i>l.</i>	11	24
			251

HUM. JONES, Paternoster Row, London.

	31 May 1650. Begs allowance of an extent on lands in Combhay and Wellow, Somerset. His wife, before marriage, in Trinity term, 15 Car., in the Common Pleas at Westminster, recovered against Sir Edw. Stradling a debt of 200 <i>l.</i> due to her by bond, and 70 <i>s.</i> cost, on which judgment petitioner and his wife in Trinity term, 22 Car., (Sir Edward being dead) sued out a <i>scire fac.</i> against the tenants, Sir John Strangeways and Sir Lewis Dives, and at Michaelmas following obtained judgment to have execution for their debt and costs, of the moiety of the manor [of Combhay], which they had accordingly, and now hold the same by virtue of their extent.	95	266
R. 95 265, 257	31 May. Referred to Reading	8	96
P.R. 95 252		10	35
P.R. 95 264	29 Aug. Begs to compound for his extent on the lands of Sir Lewis Dives according to the Act of 1 Aug. 1650.	95	239
	5 Sept. The extent allowed if it appear to the County Committee of Somerset that the lands were sequestered for the delinquency of Sir Edw. Stradling, they are to let petitioner receive the rents on account.	95	263
ACCTS. 95 264	17 Sept. If the sequestration is for the delinquency of Sir John Strangeways and Sir Lewis Dives, the tenants, the rents are to remain in the tenants' hands till further order.	11	171
D. 95 254		95	259
R. 95 249	5 Dec. Jones is admitted to compound, Reading to state the case	10	251
255		95	251
	6 March 1651. Fine 184 <i>l.</i> 17 <i>s.</i>	14	40
	12 March. Paid and estate discharged	14	47
	20 Nov. Claim allowed by the Committee for Removing Obstruction.	95	105

31 May 1650.

ANNE LANE, *alias* WALSHE, Grendon, Co. Northampton.

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31 May 1650. The petition of ——— her trustee referred to Reading. 8 97  
10 35

RICHARD LEE, and THOMAS, his Son, Merther, Cornwall.

P.B. 219 274 31 May 1650. Being informed against by Lady Moore, they 219 272  
P.B. 8 98 acknowledge their delinquency, and beg to compound, not  
being yet sequestered.

16 July. Fine at  $\frac{1}{4}$ , 113*l*. - - - - - 11 24  
251

R. 219 209 16 Jan. 1652. Reported to the County Committee as having 12 391  
elapsed payment of the fine.

20 Jan. The County Committee having sequestered their under- 30 112  
valuations, are to receive the profits till further orders.

28 May. Fine paid and estate discharged - - - - - 12 463

FRANCES WALLER, Widow of JOHN MORGAN, of Pencreek, Co. Monmouth.

R.C. 8 96 31 May 1650. Begg to be allowed  $\frac{1}{4}$  of her estate, forfeit for her 103 525  
10 35 recusancy,—*via.*:  $\frac{1}{4}$  of a rent of 200*l*. assigned to her for life  
103 527 by Wm. Morgan,—with arrears since 24 Dec. 1649; being in  
L. 103 529 London, she was unable to solicit before, and this is all the  
livelihood of herself and children.

c. 32 34 11 Dec. The County Committee to pay her full third, with arrears 10 265  
103 485, 487 since 24 Dec. 1649, she bearing her full proportion of taxes, &c.

EDWARD SHELDON, Stratton, Co. Gloucester, and WILLIAM, his Brother, Recusants.

M.W. 8 116 31 May. 1650. Edward Sheldon complains that no allowance is 116 1038  
121 made him from his estate, which, with his mansion house, is  
10 38, 40 let by the County Committee to other tenants.

PUB. 10 190 31 May. County Committee to allow  $\frac{1}{4}$  if he was sequestered for 8 95  
203 Papacy and delinquency,  $\frac{1}{4}$  if for recusancy only. 10 34

19 Nov. Marie, his wife, for herself and 13 children, begs allow- 116 1039  
ance of her  $\frac{1}{4}$  with arrears, as she cannot bear the delay till her  
husband's case comes to a trial.

19 Nov. Arrears granted from 24 Dec. 1649 - - - - - 10 215

1650? Edw. Sheldon begs confirmation of the order of the 116 1069  
County Committee for setting forth of his third part from the  
 $\frac{1}{4}$  under sequestration. Is continually pressed by his creditors.

C.B. 11 234 4 Dec. Wm. Sheldon begs his  $\frac{1}{4}$ , with arrears, from Westcote 116 1044  
Manor, co. Gloucester, sequestered for his recusancy, which he  
received for some years, but certain lands in the manor being  
sequestered 3 years ago for recusancy of his brother Edward,  
and let, he has received nothing for 3 years.

4 Dec. Granted with arrears - - - - - 10 240

1 Jan. 1651. William and Edward Sheldon request their several 116 1081  
allowances on Westcote Manor.

1 Jan. The County Committee to certify what part belongs to 10 316  
William, and what to Edward. 116 1044a

14 Jan. 1652. Edw. Sheldon begs to be tenant for 7 years of the  $\frac{1}{4}$  116 1035  
of his estate, sequestered for recusancy only, which is set by  
the County Committee from year to year. No husbandry is  
bestowed in repairing the houses or otherwise. If not admitted  
himself, begs leave to propose a tenant.

14 Jan. County Committee to view the estate and certify its 15 189  
value.

31 May 1650.

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L.C.C. 157	93	15 Nov. 1653. Having a grant of a lease for 7 years of his estate, he begs allowance for repairs, rendered necessary by former ill tenants. Pays 323 <i>l.</i> rent, and has, besides debts, a wife and 13 children to maintain. Has already spent 100 <i>l.</i> in repairs.	116	1083
ACCTS. 157	95			
L.C.C. 116	1067	15 Nov. Referred to the County Committee	-	25 246
		Dec. ? He complains that he cannot enjoy his lease, because Robert Parram, who held part of his estate for one year expired, keeps possession, and refuses to go out till put forth by course of law. Begs an order to the County Committee to put him into possession, and for Parram to make satisfaction for the time he held the lands.	116	1066
		7 Dec. He begs to contract on the late Recusants' Act for the sequestered $\frac{1}{3}$ of his estate.	116	1080
		7 Dec. Referred to Reading	-	26 1
L.C.C. 157	85	17 Feb. 1654. Begs payment of the repairs certified by the County Committee to be 129 <i>l.</i> 4 <i>s.</i> 10 <i>d.</i>	116	1071
O.C. 27	20			
L.C.C. 157	87	17 Feb. The County Committee to certify whether the house fell to decay when in his possession.	25	298
			116	1073
L.C.C. 157	89	25 April. Petition renewed for allowance of repairs	-	116 1063
	92			1075
		25 April. The County Commissioner to certify whether the possession of the mansion house was withheld from him since 24 Dec. 1649.	27	37
		6 June. Committee for Compounding cannot allow repairs till fuller certificate from the County Commissioner.	27	72
		29 May 1655. A further certificate required of the profits received of which he has had no $\frac{1}{3}$ , whether the house was let, and he forced to leave it, &c.	27	406
			116	1019
				1026
		13 June. Allowed 50 <i>l.</i> for repairs, much of the decay having occurred before 1649.	27	418
c. 34	110	3 Aug. Order that he have $\frac{1}{3}$ of his estate set out in kind	-	20 1178 <i>a</i>

CLAIMANT ON AND PURCHASER OF THE ESTATES.

		25 June 1651. THOS. RICH, of Nether Compton, Dorset, begs order for payment of his annuity of 27 <i>l.</i> 10 <i>s.</i> charged on Nether and Over Siddington manors, co. Gloucester, in 1603, and constantly paid till lately stayed by order of the County Committee. The said manors are sequestered for the delinquency of Edw. Sheldon, of Stratton.	113	723
		25 June. Referred to Reading	-	14 176
		29 Sept. 1652. Petition renewed. Complains that Sheldon, being tenant to the State for his estate, refuses to pay petitioner. Lady Poole [Anne, widow of Sir Hen. Poole] pays $\frac{1}{3}$ of the annuity, and Sheldon ought to pay the rest. Is poor, has travelled far, and attended at great expense.	113	722
NOTE 113	699			
	237 166 <i>B</i>			
c. 34	2	29 Sept. Ordered to state and prove his claim	-	17 292
	237 166 <i>C</i>			
D. 237	166 <i>D</i>	9 May 1655. Petition renewed, with request from Edward Rich that it may be referred to the County Committee of Gloucester to certify. Granted.	113	697
B. 237	166 <i>B</i>			699
C. 237	166 <i>F</i>		27	359
O.T.T. 116	1106	4 Jan. 1653. Discharge from sequestration of Westcote or Combaskerville Manor, co. Gloucester, forfeited by Wm. Sheldon, and bought from the Treason Trustees by George Day.	18	978

Claimant on the Estate of THOS. YATE, Lyford, Berks, Recusant.

31 May 1650. JOHN PULFORD, of London, petitions that King Charles having by patent, 17 Car., granted him $\frac{1}{3}$ of his $\frac{1}{3}$ of the lands forfeited by Thos. Yate, a Popish recusant, convicted of a relapse after conformity, he spent much time and money in prosecution of his grant.	111	988
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31 May 1650.	THOS. YATE— <i>cont.</i>			
	The lands lying under command of the Oxford garrison, no seizure of the $\frac{1}{3}$ could be made till their sequestration by the County Committee. On the surrender of Oxford, appealed to the Barons of the Exchequer, and Mr. Recorder reported the validity of the grant, but some of the Barons, conceiving they had not power to allow grants, forbore to discharge the sequestration. Bega that right may be done him.			
P.R. 8 97				
10 35				
c. 111 989				
n. 111 983				
	19 Sept. 1650. Letter to be written to Chief Baron John Wylde to signify what resolutions the Barons of the Exchequer have taken as to cases of this nature.	11	176	177
	17 Oct. He replies that the majority conceived they had not so clear a power of meddling with titles as formerly, because of the Act of 25 Jan. 1650, and that they held themselves only to the matter of appeals in point of delinquency, which they found sufficient to take up their whole time.	111	991	
n. 11 229	26 Dec. Grant allowed. On his desire to be tenant to the rest of the estate, he is to bring in a particular thereof.	10	308	
		111	993	
	29 Jan. 1651. RALPH HARMSWOOD, of Upton, co. Berks, tenant of lands in Hanney, co. Berks, sequestered for the recusancy of Thomas Yate, complains that Pulford is endeavouring to become tenant to the whole of Thos. Yate's lands, under pretence of the patent from the late King. He formerly vexed the tenants of the said lands and drove their cattle, for which they had damages given them by the Committee for Indemnity. As none appeared for the Commonwealth when Yate's patent was allowed, petitioner begs that he may be heard, and that the order for its allowance may be suspended.	90	905	
R.C. 14 54, 71	29 Jan. Referred to Reading	-	-	10 573
	27 Nov. Pulford complains that he has received no benefit of his order of allowance, and begs the Committee for Compounding to order payment to him of the rent reserved for the year ended Michaelmas 1651, being 53 <i>l.</i> 6 <i>s.</i> 8 <i>d.</i>	111	981	
	27 Nov. The Treasurers at Goldsmiths' Hall to pay it him if they have received it; if it be in the County Committee's hands, they are to pay it in.	15	106	
	7 Jan. 1652. Pulford begs a lease of the other third part of Yate's estate for 7 years, the County Committee having certified the value.	111	971	
	7 Jan. Ordered to bid for it according to instructions, and he is to have $\frac{1}{3}$ of the $\frac{1}{3}$ according to former order.	15	175	
L. 111 978	1 April. He offers 80 <i>l.</i> 3 <i>s.</i> 6 <i>d.</i> a year to become tenant, because as he has already $\frac{1}{3}$ of the $\frac{1}{3}$ , the letting of the remainder to another would produce contention.	111	978	
c. 111 977				
D. 111 979	7 April. Bega that his offer of 92 <i>l.</i> a year may be accepted, John, son of Thos Yate, and Wm. Haycock, who also bid for the estate, being recusants.	111	975	
L.C.C. 146 367				
	21 April. It appearing to the Committee for Compounding that 91 <i>l.</i> a year is bidden and security given for payment thereof, they do not take notice of the 20 <i>s.</i> offered by petitioner more than the highest bidder; but as it is deposed by Pulford that 4 tickets were delivered to the County Committee, wherein several yearly rents were offered, as he believes by John Yate, a recusant, the County Committee, on perusal of the Pulford's petition, are to certify what they know.	16	335	
May 1650.	Claimants on the Estate of SIR THOS. BOSVILLE, Aynsford, Kent.			
c. 70 26	SARAH, widow of SIR THOS. BOSVILLE, begs discharge of the estate of her infant son Thomas, sequestered for the de-	70	34	
P.R. 70 35				

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	linquency of his father, who died in 1643 at Oxford, a sworn servant of the King; his son being but 3 years old, she was obliged by the Court of Wards to compound for the wardship of his body and lands, paid a fine of 200 <i>l</i> . and rent reserved to the State during his minority. Has been before the Committee for Sequestrations and the Barons of Exchequer, but they say they have no power to relieve her.		
	June 1650? THOMAS BOSVILLE and his sister MARY beg allowance of $\frac{1}{3}$ out of their father's estate, sequestered since 1643. Have not received a penny, and have been cast on the charity of their friends.	70	27
P.M. 70 29	11 Oct. Thomas Bosville renews the petition, pleading that his father had but an estate for life in his lands, as appears by the marriage settlement of 12 Car.	70	8
P.M. 11 220			
P.M. 223 558	Dec. ? He begs to compound, that his innocence may not suffer longer by his father's delinquency.	70	28
P.M. 14 158	12 June 1651. He pleads that he and his sister have received no maintenance from the sequestered estate, and the charges of prosecuting the cause have been 400 <i>l</i> . Begs allowance of these, and of the fine on his wardship, in his composition.	223	556
223 559			
D. 223 562	23 March 1652. Fine at $\frac{1}{3}$ , 205 <i>l</i> . 16 <i>s</i> .	-	-
E. 223 553	27 March. Sequestration suspended on his paying or securing his fine.	12	474
	8 Aug. The whole paid and estate discharged	-	-
	5 Jan. 1653. He complains that John Jervois keeps him out of possession of lands in Bishop's Offley, co. Stafford, worth 5 <i>l</i> . a year, for which he compounded.	70	10
c. 34 121	5 Jan. The County Commissioners to put him in possession, or show cause to the contrary.	17	568

5 June 1650.

## INHABITANTS OF JERSEY, SIR PHILIP CARTERET, PHILIP, his Son, and JOSHUA CARTERET.

	Order in Parliament on petition of gentlewomen and other distressed persons exiled from Jersey, that the lands of Sir Philip Carteret in Jersey be disposed of for their benefit.	145	185
	16 July 1650. Like order, including also his lands of inheritance in the Island of Sark.	145	189
	2 Aug. Order on the petition of distressed persons in Jersey, for the continuance of the rents of certain tenements granted them by Parliament, that the Committee for Compounding can do nothing without special order.	11	64
	1 May 1651. Order on an order in Parliament given, for payment to Hen. Dumaresq of 40 <i>s</i> . a week until Jersey be reduced from the $\frac{1}{3}$ of the Earl of Chesterfield's estate formerly allowed to his family.	12	197
L. 145 211	12 Dec. Articles of surrender of Elizabeth Castle, Jersey, to Col. Jas. Heane, commander-in-chief of the Parliament forces in Jersey, allowing Sir George Carteret his lands free of composition, with leave to go abroad. All in the island are to compound at 2 years' value, and no action to be taken against them for 9 months, &c.	145	219
	2 Jan. 1652. Confirmed by Parliament, but not allowing Sir P. Carteret to compound for the Island of Sark.	145	223
	2 Jan. Order in Parliament for Commissioners to be sent over to Jersey to compound according to the said Articles.	145	217
L. 145 209	15 Jan. Committee for Compounding request directions from the Council of State how to act towards delinquents not comprised	15	199
c. 145 142			

- 5 June 1650. *INHABITANTS OF JERSEY, &c.—cont.* *Vol. No.*  
*NOTE* 145 153 in the Articles. So many adhered to the King that if they can- *G or p.*  
155 not compound, it might cause another rebellion, and the orders  
of Parliament thereon are delayed.
- 22 June 1652. Petition of Phil. Carteret and John Nicolle, for 72 792  
those who surrendered on the Articles of Castle Elizabeth, that  
Commissioners may be appointed to compound with them, the  
9 months fixed by the Act of Parliament having nearly ex-  
pired.
- 22 June. Order thereon that the Committee for Compounding 16 578  
will compound as soon as they have resolved on the way  
to proceed, and that—in order to avoid lapsing the time—the  
persons concerned may bring in their petitions, and file them  
with the Registrar, who shall take particular account of the  
time of their delivery.
- 2 Aug. Recommendations of Capta. Henry and Benj. Dumaresq, 145 203,  
Nich. Franklyn, late governor of Leeds Castle, Kent, Charles 205, 213,  
Maret, receiver in Jersey, Dr. Nich. Lempriere, and John 215  
Dober, to be a County Committee for Jersey.
- 13 Aug. Commission to Col. Jas. Heane [or Haines], com- 12 466 (2)  
mander of the forces in Jersey, Hen. Dumaresq, J.P., Nich. 145 207  
Franklyn, late governor of Leeds Castle, Kent, and Charles  
Maret, receiver of composition revenues, to be Commissioners  
for Compositions in Jersey, in pursuance of the Articles for  
surrender of Castle Elizabeth. With a letter to them,  
requesting their acceptance of the office.
- Aug.? Instructions to the Committee for Compounding for 12 467  
Jersey. To compound with those included in the Jersey  
Articles at 2 years' value, sending up particulars for confirma-  
tion, and to pay in the moneys as quickly as possible, deducting  
12d. in the pound for their pains.
- 15 Oct. Col. Heane complains that though he has received the 145 181  
letter, he has not got his instructions, and does not know who  
are his fellow commissioners.
- 12 Nov. Remonstrance of Fras. Messervy and 4 others of the well- 145 159  
affected of Jersey to the Committee for Compounding. That  
some months ago a commission was issued for compounding  
on the Articles of Castle Elizabeth.  
That the estate of Sir P. Carteret was forfeit, he being the  
author of the rebellion in the isle and in the West of England.  
That his estate was ordered to be sold for the benefit of per-  
sons exiled, yet his son Philip pretends to compound for that  
forfeited estate, though it was not his when the Parliament  
forces entered the island.  
That Capt. George Carteret, late Lient.-Governor, has for-  
feited the benefit of the Articles by piracies, &c.  
Request that these men may not be allowed to perfect their  
compositions, and that the Commissioners may return the  
names of other delinquents who have no benefit of the Articles,  
and have been in rebellion since Jan. 1649.
- 12 Nov. Order that a copy of this remonstrance, without the re- 17 400  
monstrants' names, be sent to the Commissioners in the island,  
and they ordered not to compound with the persons named, and  
to proceed against delinquents not comprised in the Articles.
- 24 Nov. Order in the Committee for relief on Articles of War, on 72 783  
Phil. Carteret's petition, that he have from the Committee for  
Compounding a copy of a paper lately presented by Fras. Mes-  
servy and others, and of the orders thereon, that he may make  
his defence.

5 June 1650.

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- 28 April 1653. Representation of the well-affected of Jersey to the Committee for Compounding. Complain that nothing has been done on the order of 12 November last, and that Phil. Carteret has appealed to the Committee for relief on Articles of War, who say they have no authority in the business, and it is left to Parliament; but meanwhile he receives the rents of his father's estate, which amount to 600*l.* a year. Beg that the Commissioners may proceed against delinquents, and that the Carteret rents may be reserved in the tenants' hands. 145 163
- 28 April. Order that the Jersey Commissioners proceed on the orders of 12 November, or shew cause to the contrary in a month, and that they give an account of their receipts. 25 55
- 11 May. Order in the Committee for relief on Articles of War—on the case of Phil. Carteret, John le Hardy, and others, as to whether those who have a right to the Articles of Jersey are excluded therefrom by the general proviso in the Act of 29 Sept. 1652, excluding from composition those who have been in hostility since 30 Jan. 1649, which has been referred to Parliament, but no reply received, and the petitioners beg not to be prejudiced by the delay—that the case shall be decided in June, and meanwhile stay is to be made of the proceedings of the Committee for Compounding for sequestering the petitioners. With letter transmitting the above to the Committee for Compounding. [15 *signatures.*] 145 193
- 11 May. Order in the Committee for Irish and Scottish Affairs, that the Committee for Compounding be desired to send in to them copies of the Commissioners' instructions, remonstrances, &c., relating to the Isle of Jersey, and of the orders taken thereon, the Council of State having referred the business of Jersey to that Committee. 145 151
- 13 May. List of documents sent accordingly - - - 145 157
- 15 June. Col. James Heane to the Committee for Compounding. Phil. Carteret's estate was not excepted any more than the Island of Sark, which was his father's, by which the State has 200*l.* a year, and I beg not to be forced to act in breach of my own Articles. 145 199
- As to delinquents that have no Articles, I exacted 3,000*l.* from them to carry on the war; and to prevent the soldiers ruining the island with plundering, I granted them 12 days' pay out of it. The delinquents willingly submitted, and are such very poor people and so much in debt that little benefit would come to the State from them. Their customs are contrary to those in England; their rents are in wheat, poultry, eggs, &c., which are assigned from one to another;  $\frac{1}{2}$  the estate belongs to the wife, and  $\frac{1}{2}$  more if the husband die, so it would be a chargeable business to sequester them. I think a fine on the most criminal, who are of ability, would be better. It is not the interest of the State to terrify a beggarly people, and force those to be enemies that have sworn fidelity. A sequestration may be of very dangerous concernment.
- 4 July. Dumaresq and Maret complain of Heane's refusal to sequester, and they cannot act without him. Those who compounded on Elizabeth Castle Articles have paid in 700*l.*,  $\frac{1}{2}$  of their fine. 145 165
- 20 July. Petition of Joshua de Carteret, of Jersey. Was commander of a foot company in the late wars, was often indicted as a rebel and traitor to the late King, and was prisoner therefor when the island was taken; yet his small estate was endangered till he made his composition. Had a pass to trade to France; but whilst absent, his enemies, with some soldiers, plundered his wife's house of her goods and cattle, dividing them between John Dumaresq, brother to Henry Dumaresq, one of the Commissioners, and Joane Benest. They also beat and

5 June 1650.

INHABITANTS OF JERSEY, &c.—*cont.*Vol. No.  
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misused his wife, and burnt her servants with matches tied between their fingers. Thinking it not safe to return lest he should be cast into prison, has come to England to declare his sad state, and begs examination by some English Commanders in the island.

With a sentence adjudging him to prison for misdemeanours against the King's service, 22 May 1651. 72 816, 818, 811

A pass by Col. Jas. Heane for him to go abroad, his wife, Joan Carteret, having compounded for his protection 20 Nov. 1651.

A like pass to go to France, and return, 22 Nov. 1651.

20 July 1653. Case referred to the Jersey Commissioners, who are to allow him to examine witnesses, and if his goods are undisposed of, they are to remain so, on his giving double security to be responsible for them. 25 231

18 Aug. Petition of the well-affected inhabitants of Jersey to Parliament. Having long groaned under the tyranny of the late Sir Phil. Carteret and George Carteret, and being redeemed, beg confirmation of an order of Parliament of 8 Oct. 1645, given (against which some delinquents intend to petition), whereby George Carteret and his adherents are debarred from all office, and their estates sold to repair the losses of the well-affected. Beg that those who have adhered to the late King or his son since 30 Jan. 1649 may have no benefit of the Articles of Surrender, and their estates be disposed of, if above 20*l.* a year, but that the poorer and less guilty may be spared. [25 signatures.] 145 170

With the order in Parliament alluded to, making void all commissions to Sir Phil. Carteret, as Governor of Jersey, calling him and his adherents to account for their proceedings against the well-affected, and commanding reparation to be made them out of his and other malignants' estates. -178

18 Aug. Order in the Committee for Petitions that the Committee for Compounding certify what has been done on the order of Parliament of 8 Oct. 1645 in relation to the sequestration of the Jersey delinquents. With note, 31 Aug., for the Registrar to certify and Brereton to report. 145 147

March 1654? Petition of the well-affected of Jersey to the Committee for Compounding, recapitulating former petitions against Carteret, and requesting that though he is judged to be included in the Articles of Castle Elizabeth, he may not compound for an estate which his father had forfeited before the Articles were made, his Articles mentioning only the personal estate that was his at the surrender of the castle. With reasons why Phil. Carteret ought not to be admitted to compound for his father's estate. 145 187 191

7 March. Petition of Phil. Carteret to the Committee for Compounding. Being adjudged to be comprised in the Articles of Castle Elizabeth, begs to compound at 2 years' value. 145 145

7 March. Order refusing the above petition, the Committee for Compounding not being empowered by the Ordinance of 10 Feb. 1654 to act in delinquents' cases, except those in the late Act for Sale, and in estates discovered not before sequestered. 25 308 145 143

7 March. Henry Dumaresq summoned to give in his account concerning Jersey next Thursday. Col. Heane to be with the Auditor. 25 309

23 March. Dumaresq and Maret request directions about paying in 150*l.* which they have in hand. 145 140

28 March. Ordered to pay it to John Blackwell and Rich. Deane, Treasurers at War. 27 1



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6 June 1650.	GEORGE AINSWORTH, Oswaldtwisle, Co. Lancaster.		
	County Committee send up informations against him for delinquency, and request directions.	251	108
	5 Feb. 1651. Fowle is to consider whether copies of the depositions against him should be given him.	10	382
	11 Feb. He begs the heads of his charge, his estate being seized for some supposed delinquency.	62	212
	12 Feb. The County Committee to examine the matter, not allowing him, or any on his behalf, to be present, and to give him the heads of his charge and leave to examine witnesses.	14	3
	6 Nov. He begs publication of the proofs and a speedy hearing. Granted.	62	210
		15	74
	18 Nov. He complains that the County Committee are disposing of his estate before judgment.	62	213
	18 Nov. Stay of proceedings ordered - - - - -	15	88
L.C.C. 227 166g	6 April 1652. He begs discharge on the Act of Pardon granted petitioner 6 April 1652 if his estate was not sequestered before 1 Dec. 1651. Granted.	62	208
		6	264

ROB. WALTHER, Pemberton, Co. Lancaster.

6 June 1650.	The County Committee send up informations against him, and request directions about seizing or sequestering his estate.	251	108
2 July.	On his request for time to examine witnesses in his defence, allowed 2 months; the County Committee to allow him to cross-examine and to send up the depositions.	8	198
23 Aug.	Allowed a month longer for examinations, all which are to be sent up sealed.	11	87
5 Feb. 1651.	Fowle to consider whether copies of the depositions against him should be given him.	10	382
11 Feb.	He begs to have the heads of his charge, and time, not doubting but to clear himself from delinquency.	127	648
11 Feb.	County Committee to certify the true state of the case, and send up the proofs sealed.	10	398
21 Jan. 1652.	The case to be heard in course; and if, as he alleges, the estate has not been sequestered, he is to enjoy it pending a hearing, on security in double the value.	15	210

JOHN WEBB, Recusant, Fleet Street, London.

6 June 1650.	His petition to the Council of State referred to the Committee for Compounding, who are to proceed effectually against the party complained of.	129	299
d. 129 320	28 Oct. 1651. He begs leave to have, without rent, his mansion house [the Mitre Tavern], in Fleet Street, $\frac{1}{2}$ of which was sequestered for his recusancy and let to a vintner, but it is now untenanted. He has a wife and 4 children, beside servants, and has no mansion house; the State receives $\frac{1}{2}$ of his lands in the country.	129	317
	28 Oct. The County Committee for London are to attend and state what they know about the premises.	15	62
d. 129 315	27 Oct. 1652. Petition renewed for his mansion house on the Act of 25 Jan. 1650).	129	287
			313
	27 Oct. The London Committee to attend the Committee for Compounding and report; also to certify why the house was sequestered.	17	363
		129	293

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6 June 1650.	JOHN WEBB—cont.			
	10 Jan. 1654. Bega to contract on the late Recusants' Act for Roake Manor and lands, co. Hants.	129	263	
	10 Jan. Referred to Reading - - - - -	26	6	
	17 Jan. Like petition for Bissbridge Farm and other lands in Paglesham and Little Wakering, Rochford hundred, Essex. Referred to Reading.	129	259	
	17 Jan. Like petition for the Mitre and 2 other houses, Fleet Street, London. Referred to Brereton.	129	262	
	CLAIMANTS ON THE ESTATE.			
D. 129 281	29 Dec. 1652. ANCHOR ARCHER, and ELIZABETH, his wife, administratrix of Wm. Millington, beg relief from payment of 4 years' arrears of rent for the Mitre Tavern, belonging to Wm. Webb in 1616, but sequestered for recusancy of John Webb, his grandson. It was let to Wm. Millington, but the tenants refusing to pay rent on account of the sequestration, it stood empty. The County Committee have let it now to John Webb, much below its value, but they claim from petitioners the 4 years' arrears of rent.	63	543	
-283			507	
289-291		129	285	
	29 Dec. Petition referred to Reading - - - - -	17	550	
		63	546	
		129	267	
	31 Jan. 1654. Report in favour of Webb's holding the tavern as his mansion house, the Archers bringing no proof of their claim.	129	277	
	9 March. Case respited for a fortnight - - - - -	23	1585	
P.R. 27 117	15 Sept. The Archers beg possession of the premises till their case is heard. With note that Brereton is to report.	63	503	
	4 April 1655. They beg that, as he cannot report unless the County Committee certify their whole proceedings, an order may be given therefor.	63	501	
	4 April. Order to the County Committee accordingly, and witnesses to be summoned.	27	354	
	24 June 1653. JOHN SEVIER, of Winchester, Hants, complains that his tenants on Roake Manor and farm, Broughton, Hants, which he purchased in July of John, brother and heir of Fras. Harris, being sued for their rents, have caused the County Committee to seize $\frac{1}{3}$ of the estate for the recusancy of John Webb, who has been out of possession these 10 years, and pretend a former lease from Fras. Harris, at small quit-rents. Bega leave to try his title at law, or before the County Committee.	116	326	
	24 June. Case referred to the County Committee, to certify their proceedings and those of former County Committees thereon.	25	102	
7 June 1650.	SIR HEN. ANDERSON, Long Cowton, Co. York, and the Claimants on his Estate.			
P.R. 11 37	ISABEL HOTHAM, widow, his daughter, begs payment of an annuity of 100l., charged by him on his manor of Long Cowton, in consideration of 1,300l., part of her portion, and paid till November last, when it was sequestered for his delinquency. She is not liable to sequestration, and has little else for herself and child.	91	317	
	19 July 1650. Referred to Reading - - - - -	91	317	
	9 Aug. 1650. SIR H. ANDERSON begs a copy and proofs of the charge of delinquency on which the County Committee have sequestered his estates. Is prisoner in the Fleet, and has no means to pay his debts or to subsist. Bega stay of rents in the tenants' hands.	63	361	

COMMITTEE FOR COMPOUNDING.—CASES.

2335

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7 June 1650.			
o.c. 11	91	15 Aug. 1650. Copy of the charge granted, and the depositions to be sent up sealed.	11 79
		6 Sept. TIMOTHY REMINGTON petitions. His father, Richard Remington, of Lund, and his brother, Sir Thos. Remington of Beverley, became bound in 1,000 <i>l.</i> for Sir Hen. Anderson, who passed them as security a lease of Long Cowton Manor for 60 years, made 15 Charles, before any charge of delinquency against Sir Henry. Richard and Sir Thomas have paid divers sums, and can only reimburse themselves by the lease, which has been allowed in the Exchequer. Begg a longer time to compound for the estate, there being many debts upon it which he cannot at present discover.	113 582
P.R.	11 147	6 Sept. Referred to Brereton - - - - -	11 147
		18 Oct. Like petition. The lease was on rent of 400 <i>l.</i> , which was released on their agreeing to pay certain annuities and debts. Begg leave to compound for the estate, should Sir Henry, now on trial for delinquency, prove sequestrable.	113 593
		18 Oct. Order for notice to be taken when the petition was presented.	10 190
		23 Oct. Enquiry to be made as to the cause of Sir Henry Anderson's commitment to the Tower, and who gave their testimony as to his being found about Northampton with proclamations.	10 192
		7 Nov. Frances, Lady Anderson, his wife, begs $\frac{1}{2}$ of his sequestered estate, with arrears.	63 370 384
		13 Nov. Granted, with the arrears since 24 Dec. 1649 - - -	10 211
		4 Dec. Further inquiries to be made about the County Committee's certificate returned in Sir Henry's case.	10 240
		19 Feb. 1651. On his request for freedom from sequestration, enquiries to be made about the date of sequestration, and whether he is a recusant.	14 18 63 373
		16 Aug. Being freed from sequestration by Parliament order, but imprisoned for debts, he has assigned his estate to George Huntley and Thos. Smith, and begs an order to the County Committee for York to deliver them the estate, and to pay them any moneys due to him.	63 360
c.	32 54	3 March 1652. Sir H. Anderson to the Committee for Compounding. I beg a speedy hearing of my appeal against the unjust sequestration of my estate by the Yorkshire Committee, and an order to the Warden of the Fleet, that I may be present at Haberdashers' Hall at the hearing of my cause.	63 380
L.	17 282	3 March. The Warden to bring Sir Henry hither at 7 p.m. - - -	16 88
		14 April 1653. He begs discharge on the late Act of Oblivion, his appeal to the Barons of Exchequer against his sequestration not being yet determined.	63 387
		14 April. Refused, the Committee for Compounding not being a committee for appeals.	16 310
IND.	63 353	23 June. He begs discharge on the Act of Pardon of 650 <i>l.</i> a year more sequestered from him by the County Committee, and let for 7 years, and now returned by them, over and above the 14 <i>l.</i> a year they returned before.	63 385
ACCTB.	63 391	23 June. The former refusal repeated - - - - -	16 581
		4 Aug. Lady Anderson renews her petition for her $\frac{1}{2}$ of her husband's estate, sequestered in Aug. 1649, but not yet adjudged against him.	63 368
		4 Aug. Granted, with proportionate deduction for taxes - - -	17 92
		23 Sept. Sir Henry's appeal to Parliament referred to the Committee for Compounding.	63 366

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7 June 1650.	SIR HEN. ANDERSON— <i>cont.</i>			
	7 April 1653. Order in Parliament for accounts to be taken by the Committee for Compounding of the profits of his estate, for Sir Henry to make good his information about deceit therein, and for the sequestration to be discharged.	63	325	
	14 April. The Committee for Compounding cannot discharge the estate until Sir Henry's information is made good.	25 63	44 395	
	6 May. Speaker Lenthall certifies, at Sir Henry's request, that the order for discharge from sequestration was to be absolute, his punishment having already been proportionable to his offence.	63	393	
	25 May. Sir Henry writes to the Committee for Compounding complaining of causeless delays, and of abuse of the County Committee.	63	308	
	26 July. He petitions the Council of State for discharge and restitution of rents, &c., complaining that the Committee for Compounding refuse to obey the order of Parliament for his discharge. Has long been a prisoner for debt, and must perish for want without relief.	63	399	
	26 July. Discharge granted, on a bond in 1,000 <i>l.</i> to prosecute his charge given in to the late Parliament, of deceits in those that received the profits of his estates.	25	142	
	16 Aug. Order at his request, being himself imprisoned, for delivery of his estate to Thos. Smith, of the Middle Temple, London, and George Huntley, of Boxwell, co. Gloucester, to whom he has assigned Long Cowton manor and rectory, excepting certain unexpired leases, on rent of 300 <i>l.</i> , with proviso of redemption on payment of a pair of gloves to each.	25	167	
	26 Oct. Thos. Smith begs enforcement of orders, and complains of delay, and refusal of the County Committee to give the assignees possession.	63	321	
o.c.	25 177 26 Oct. The County Committee having refused compliance because they have only a copy of Sir Henry's deed of assignment to Smith and Huntley, are ordered to deliver up the estate, and to call in the civil and military power of the county in case of opposition.	25	234	
o.c.	25 314 11 Jan. 1654. Order re-enforced, Rich. Atkinson, Smith, and Huntley's deputy having spent 14 <i>l.</i> on a journey to Yorkshire in a vain endeavour to obtain the estate.	25	285	
D.	63 323 13 Jan. Sir H. Anderson petitions the Lord Protector. Lost 6,000 <i>l.</i> by the late King's party; had money and plate, value 2,500 <i>l.</i> , taken by the Committee at Hull; was sequestered in 1649, and appealed to Parliament, which ordered his discharge; has long been in prison for debt, and is reduced to extreme want. Begs an order to the Committee for Compounding for payment of moneys unduly received from his estate, since sequestration, and some relief in his present necessity. With reference thereon to the Committee for Compounding, to shew why the petitioner, being so long since discharged of sequestration, is yet kept out of his estate, and why his rents since his discharge have been detained from him, and for Brereton to report the case.	63	323	
	15 Feb. Sir Thos. Remington, or Renington, begs not to be disturbed in his possession of East or Long Cowton Manor, held by him since 1639 on a lease of 80 years from Sir Hen. Anderson, but now ordered to be delivered to Capt. Smith and Mr. Huntley, assignees of Sir Henry.	113	588	
H.	25 297 15 Feb. Order that nothing be restored to Sir Henry but what was taken from him.	25	297	
L.	287 167			
O.C.C.	237 168 1 March. Sir H. Anderson's petition to the Protector referred by the Committee for Compounding to Brereton.	25	307	

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	16 March 1654. Order enforcing former orders for putting Smith and Huntley in possession of Sir H. Anderson's estate.	25	314
c. 33 355	6 June. Order that—as the County Commissioners say they seized the estate as Sir Hen. Anderson's, but Sir T. Remington produced a deed whereby he claimed it—the former order for restoring possession to the assignees of Sir Henry be observed, and examinations taken as to who was in possession at the time of the first seizure, and of the proceedings of the late and present County Committees therein.	27	71
d. 237 169	6 Dec. Order to the Warden of the Fleet to permit Sir Hen. Anderson to have liberty for 14 days to prosecute his business, on a reference from the Protector.	27	200
o.c. 27 220			
d. 63 315	28 Dec. Order annulling—as regards Tim. Remington—the order of 18 July for seizure of Long Cowton Manor for a debt of Sir H. Anderson, Remington having a title thereto.	27	225
313			
	9 Jan. 1655. On request of Capt. Smith for Anderson, that the profits of the estate may be kept in the Committee's hands pending judgment, and on Tim. Remington's request for restoration thereof to him, order that his cattle only be restored till Brereton's report is heard.	27	233
	11 Jan. Order to the Warden of the Fleet to allow Anderson's attendance.	27	248
o.c. 27 269	21 Feb. Petition of Sir H. Anderson to the Committee for Compounding. Begg that Brereton's report, made on order of the Protector, may be finished, he alleging that Sir Thos. Remington, Tim. Remington, and Hen. Anderson [his own son and heir], ought to have notice, which petitioner cannot give, being a prisoner, and kept by their indirect practices out of an estate of 1,000 <i>l.</i> a year.	63	309
d. 63 311			
	21 Feb. Order that the parties named have a copy of this petition, and 14 days' notice to be heard before the certificate to the Protector is made; if they do not attend, it will be sent in. County Commissioners to detain the arrears of rent pending inquiry.	27	305
c. 34 10	12 June. Order that the report be drawn up forthwith, and meanwhile all things remain in <i>statu quo</i> .	27	416
	27 July. Brereton's report on the case presented to the Protector	29	45
	1 April 1656. Note of a petition of Sir Hen. Anderson to the Protector, complaining that the County Commissioners say they have no power to fulfil the orders of Parliament for putting him into possession of the estate, and begging that Col. Lilburne may assist them therein.	192	129
	1 April. Order that the judges of assize enquire into the matter next assizes, call the parties before them, and settle the case if they can, or report.	177	15
NOTE 66 285	4 Aug. 1652. THE WARDENS, SCHOOLMASTER, and POOR OF ST. JOHN'S HOSPITAL, Kirkby Ravensworth, co. York, beg leave to prosecute a writ in Chancery against Sir H. Anderson, for East Cowton Rectory, which he held on a long lease, just expired; but being lord of the manor, he enclosed the rectory lands with the manor lands, so that they had to go to law to have them separated, and Sir Henry now pleads that the lands are sequestered.	66	287
289			
R.C. 17 101	2 Feb. 1653. The County Committee reporting that the deeds are wanting, having been transferred to Sir H. Anderson by Nich. Bacon of Gray's Inn, late tenant, the Wardens, &c., beg that their voucher book may be taken in evidence, and they allowed to prosecute their cause in Chancery. Granted.	66	281
66 283		17	650

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7 June 1650.		ROSE, or ROSECLEER ARSCOTT, Glivian Richard,			
		Maugan in Pider Parish, Cornwall.			
P.R.	219 117	7 June 1650. Begg to compound for his delinquency, on the	219	116	
P.R.	8 118	discovery of Lady Moore.			
R.	219 118	18 June. Fine at $\frac{1}{2}$ , 35 <i>l.</i> 5 <i>s.</i> 10 <i>d.</i>	-	8	150
		Claimants on the Estate of THOS. ARUNDEL, Recusant,			
		Dorset.			
NOTE	136 66	7 June 1650. ROB. LEWEN, of Wimborne, begs confirmation of a	136	62	
C.	136 63	lease of a farm in Corfe Mullen, Dorset, rent 65 <i>l.</i> , sequestered			
		for recusancy of Thos. Arundel.			
		19 July. County Committee to view and let it at the utmost	11	36	
		improved value to petitioner, if he give as much as any other,			
		and good security.			
C.	62 816	3 Feb. 1651. Certificate that the County Committee report that	62	816	
		Arundel's estate is let at 45 <i>l.</i> to Lewen, of which 40 <i>l.</i> is to be			
		paid to Lieut. Butler, who had both eyes shot out in service of			
		Parliament.			
R.C.	27 8	17 Aug. 1654. RALPH BANKES, of Corfe, begs allowance of a rent	66	6	
INT.	152 581	of 7 <i>l.</i> 2 <i>s.</i> 6 <i>d.</i> from tenements in Corfe Mullen, Dorset, held by			
& D.	-583	Thos. Arundel, but sequestered for his recusancy.			
O.C.C.	152 585	26 Sept. Order that $\frac{1}{2}$ be allowed him from the Commonwealth	27	124	
D.	66 2	rents.	66	3	
O.C.	23 1646				
		LESSEE OF THE ESTATE.			
		6 Nov. 1652. Lease to Commissioner James Sparrow of $\frac{1}{2}$ of	258	78	
		Arundel's estate at Cardinham, Cornwall,* at 31 <i>l.</i> 10 <i>s.</i>			
		THOS. BINNES, Wakefield, Co. York.			
P.R.	219 343	7 June 1650. Compounds on his own discovery for personal	219	342	
P.R.	8 114	estate only.			
R.	219 339	16 July. Fine at $\frac{1}{2}$ , 10 <i>l.</i>	-	11	26
		Claimants on the Estate of SIR JOHN BYRON [LORD			
		BYRON], Bulwell Park [and Newstead], Co. Notts.			
		7 June 1650. A petition (missing) of Fras. Williamson and	8	116	
		Hopton Shuter respited.	10	38	
P.R.	94 260	28 June 1650. KATHERINE, widow of SIR THOS. HUTCHINSON, M.P.,	94	252	
P.R.	8 182	begs allowance of a statute merchant for 4,000 <i>l.</i> , acknowledged			
	10 55	in 1639 by Sir John Byron, for payment of his debts to Sir			
D.	94 254	T. Hutchinson, who was deeply engaged for them, and			
	-257	extended on his lands, but hitherto without fruit, in regard of			
R.	94 249	its many incumbrances before sequestration; some of these			
	311	were almost satisfied before this statute, but others pretend to			
		be still unsatisfied, and thus the estate is claimed before her			
		claim. Begg allowance of her statute, Mr. Wheeler, to whom			
		1,400 <i>l.</i> is payable therefrom for his wife's portion, threatening			
		to sue her for it.			
		28 June. Referred to Reading	-	8	192
				10	55
P.R.	94 422	28 June 1650. ANNE, widow of SIR THOS. LUCAS, begs allowance of	98	419	
		two statutes staple for 600 <i>l.</i> and 400 <i>l.</i> , extended on the lands of			
		Sir John Byron and his mother, Dame Anne Byron, widow,			
		which her husband comprised in the particular for which he			
		compounded, and for which he extended part of the estate, but			
		received no benefit because of the sequestration.			
D.	98 414	28 June. Reading is to prove the statute, the Auditor to state the	8	182	
R.	98 417	account, and the County Committee to certify the value.	10	55	

\* The identity of the Thos. Arundel, of Dorset, and of T. Arundel, of Cornwall [see p. 671], is doubtful.

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7 June 1650.			
d. 132 319	12 July 1650. Sir Fras. Williamson, Hopton Shuter, and Hester Maddocks, beg allowance of a statute staple, extended in 1635 by Sir John Tracy for a debt of 4,000 <i>l.</i> on the lands in cos. Notts and Lancaster of Sir John Byron, which has been since conveyed to them, 3,000 <i>l.</i> being still due, but they are hindered in their extent by sequestration of the lands.	132	323
321			
n. 132 315			
	12 July. Referred to Reading	11	21
	25 July. The several claims allowed, and the parties to bring in their accounts of their respective debts and receipts; rents to be detained in the tenants' hands, no timber felled, and the estates valued.	11	53
	28 Aug. The several claimants petition to compound on the Act of 1 August last, for the parts of the estate liable to their several debts.	98 94 133	411 280 309
a. 98 431	13 Sept. The account of Lady Lucas, wife of Sir Thos. Lucas, referred to Auditor Sherwin, to be stated to this Committee, and no discharge to issue until allowed.	11	164
429			165
	3 Oct. With consent of Lady Lucas, Col. Hutchinson, on behalf of his mother, Lady [Katherine] Hutchinson, is to receive the rents of Sir John Byron's estate, co. Notts, on security for repayment if the case is decided against him.	11	208
	11 Oct. Williamson, Shuter, and Maddocks complain of the other petitioners, as claiming on a <i>puene</i> statute; there have been 3 trials at law, and a Chancery suit is now depending.	132	311
	17 Oct. The order of 3 Oct. confirmed; Col. Hutchinson to put in his exceptions to Hopton Shuter's accounts, and Shuter to put in his to those of Lady Lucas; the case to be heard in 3 weeks.	11	230
	30 Oct. Reading to peruse the leases of Lady Lucas, Lady Hutchinson, and Hopton Shuter, of Byron's estate, and report.	10	195
n. 10 210	5 Dec. Lady Hutchinson to report which of the debts for which her lease was security she has paid. The County Committee for Cheshire to enquire about debts owing to Lady Lucas by Byron, and whether George Flower did not convey the profits of the estate to Sir John Byron whilst Sir John was in arms against Parliament; all Byron's estate to be sequestered.	10 94	249 252 267 282
225			
12 43			
n. 94 263	22 Jan. 1651. Lady Hutchinson to fulfil the order of 5 Dec. in 14 days, and in case of neglect, the case to be heard; the names of any new witnesses to be given to Shuter, that he may examine them, and Col. Hutchinson to have notice. With letter to Col. Hutchinson accordingly.	10	358
n. 10 337			
	6 Feb. The case to be heard in a fortnight, and Reading to peruse the lease made by Byron to Lady Alice Dormer and Lady Anne Byron, and report.	10 94	391 278
d. 94 276			
n. 14 12			
n. 94 269	18 March. Order that Sir J. Byron's rents be received by the several County Committees, and his estate disposed of by them to the best advantage, while the claimants try their title by law. Byron's rents to be reserved for those who have a right thereto, and Sir Rich. Byron and George Flower to account for their profits from the estate.	14	51
NOTE 14 54			
n. 14 92, 98			
	1 May. On appeal, the profits, with the arrears in the hands of tenants or stewards, granted on account to a deputy to be appointed by the claimants, and all parties left to their legal remedy, and to account yearly to the Auditor.	14	103
	1 July. The several County Committees where Byron's estate lies are to fell no timber nor disturb the tenants.	14	185
	8 July. On request of the 3 claimants for the arrears of rent in the hands of the stewards or tenants, they are allowed, and the County Committees in the several counties where the estates lie are to take notice thereof.	14	193

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7 June 1650.	SIR JOHN BYRON— <i>cont.</i>			
	17 July 1650. George Flower to give in his accounts of receipts from the estate.	14	209	
D. 98 433	6 Sept. Sir John Tracy pleads that he has given in his accounts with Sir J. Byron, but being aged and infirm, begs to be sworn in the country. Granted.	124	567	
433			563	
ACCTS. 124 565		11	148	
	26 March 1651. Edw. Roberts and other creditors of Sir John Byron beg the Committee for Compounding to discountenance any application by Sir John Tracy and others, for allowance of incumbrances on Sir John Byron's estate, co. Notts, which are subsequent to a lease of the priory and manor of Newstead, Bulwell Park, &c., made for 80 years by Sir John Byron in 1628 to Lady Dormer, and Lady Byron, to satisfy such of his debts as they should be engaged for, which lease they offered to petitioners if they would free the said ladies from their engagements; but Lady Dormer is dead, and they are proceeding in Chancery against Lady Byron. With note that all be left to their remedy at law. [12 signatures.]	68	868	
P.R. 12 17	14 Nov. 1650. COL. SAM. ROPER begs payment from the lands of Sir John Byron of 2 annuities of 10 <i>l.</i> each, granted him thereon by Sir John in 1636 and 1640.	114	508	
D. 114 511				
569				
A. 114 505	2 Jan. 1651. Allowed, with arrears since 24 Dec. 1649, unless cause to the contrary be shown in a month.	10	322	
	1650? MARY BYRON begs payment of 1,000 <i>l.</i> or interest thereof settled by her grandfather, Sir John Byron, on his lands as her portion. She received 80 <i>l.</i> a year till the wars, then but little, and since the sequestration for delinquency of her kinsman, Sir John Byron, she can receive nothing. Is 60 years old, and has no other livelihood. Noted as refused, the petition being unsigned.	68	869	
JOHN CLAVERING, Recusant, Callaly, Northumberland, and the Claimants on the Estate of his Father, SIR JOHN CLAVERING.				
	7 June 1650. John Clavering's petition (missing) referred to Reading.	8	118	
		10	39	
	21 June. He begs $\frac{1}{2}$ of his estate, sequestered for his recusancy -	75	39, 47	
	21 June. The County Committee of Northumberland are to certify why they do not allow him the $\frac{1}{2}$ of his estate.	8	165	
		10	49, 50	
		75	49	
	7 Nov. They report that it was sequestered for delinquency of his father, Sir John Clavering, now dead, who was Commissioner of Array, and active in the first war, and that, as no composition has been made, he can only claim $\frac{1}{2}$ .	75	51	
	22 July 1651. John Clavering begs allowance of an annuity of 50 <i>l.</i> for life, settled on him by his father on his lands after the age of 21. Is now 30, and his deed was allowed by the late County Committee, but refused by the present.	75	37	
	22 July. He is to prove his title before the County Committee, who are to examine the deed, and Brereton to report.	14	218	
	4 March 1652. The proofs not being satisfactory, he begs that the County Committee may examine more witnesses, and take his oath that he has not surrendered his right to the annuity.	75	42	
	4 March. The County Committee to examine and certify.	16	95	



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7 June 1650.			
c. 75 1	15 June 1652. The estate lying partly in Durham, he begs an order	75	31
B. 75 43	to the County Committee there to examine his witnesses to the		
c. 32 114	deed, which he has found.		
243			
L.C.C. 154 263	15 June. The Durham Committee to examine and certify, and	75	45
D. 154 255	Brereton to report.	16	541
-257			
	3 Nov. 1653. John Clavering begs to compound for Whittingham	75	5
	Rectory, which is surveyed, and in the late Act of Sale.	226	583
	3 Nov. Reading to draw up a report on the Drury House survey	226	585
B. 226 587	10 Nov. Clavering having paid the fine imposed, the seques-	24	1122
	tration is discharged.		
	9 Dec. Allowed $\frac{1}{2}$ of Callaly Manor and other lands, and his	19	1051
	mansion house for habitation, with arrears from 1649.	76	57
	4 Dec. 1650. WILLIAM, JANE, MARY, and ELIZABETH, younger	75	54
	children of the late SIR JOHN CLAVERING, beg an order to the		
	County Committee to pay them the $\frac{1}{2}$ of their father's seques-		
	tered estate, which is refused, and they must perish without		
	relief. With request by G. Crouch for an order for 5 <i>l.</i> at		
	once, if possible.		
	4 Dec. Granted, with arrears from 24 Dec. 1649 - - -	10	243
	5 Aug. 1652. Wm. Collingwood, surviving trustee for the younger	76	51
	brothers and sisters of John Clavering, and George Pott and		105
	other creditors of John Clavering and his late father, beg dis-		
	charge of lands settled in 1648 on trustees by Clavering for pay-		
	ment of debts and providing portions for his younger children.		
D. 76 59	5 Aug. County Committee to certify and Brereton to report -	17	112
C. 32 243		76	48
76 103,			
47, 56	7 July 1653. On Brereton's report the lease allowed, with arrears	19	1100
B. 76 41	from 5 Aug. 1652, and sequestration discharged, as the lease		
	was made before any charge of recusancy against Clavering.		
	22 July 1651. DOROTHY SWINHOE, widow, of Chatton, Northum-	121	312
	berland, and JOHN OARD and ELINOR, his wife, late Elinor		329
	Clavering, of Fenwick-in-Islandshire, co. Durham, beg allow-		
	ance, with arrears, of annuities of 7 <i>l.</i> 10 <i>s.</i> each, on lands called		
	the Nuns, in Newcastle, value 15 <i>l.</i> a year, left to Dorothy and		
	Ellinor [her daughter and granddaughter], by Dame Mary		
	Guavarra, of Duddo, Norham, Durham, and confirmed by Sir		
	John Clavering of Callaly, Northumberland, her son and heir,		
	5 Car.; they were paid after her death till the troubles, when		
	they were sequestered by the Durham Committee for Sir John's		
	delinquency; they were allowed on appeal, till lately refused		
	without an order of the Committee for Compounding.		
D. 121 335	22 July. Referred to the Durham Committee - - -	14	218
155 57, 58		121	331
L.C.C. 121 333	5 May 1652. Returns being made, they beg an order for examina-	121	316
155 55	tion of further witnesses, thought needful by their counsel.		337
D. 121 343	3 May. The Northumberland Committee to examine petitioner's	16	358
-345	witnesses, and Reading to report.	121	339
155 61, 62			
L.C.C. 121 342	19 May 1653. Like petition; they beg reference of the whole pro-	121	311
155 59	ceedings to counsel, and leave to receive their annuities mean-		
C. 32 232	time on security.		
121 327	19 May. The Northumberland Committee to take examinations	25	74
D. 121 347	and return them.		
348			
B. 121 319	3 Aug. 1654. Order on report, allowing the annuities out of	23	1626
	the Nuns lands, with arrears from date of petition.		
	6 Sept. Order correcting the above, and allowing them from any	23	1629
	part of Sir John Clavering's lands in Durham.		
	LESSEES OF THE ESTATES.		
O.T.T. 75 3	16 Sept. 1653. Discharge from sequestration of houses, &c.,	18	885
	Upper Trewhet, Rothbury, Northumberland, forfeited by Sir		
64100.		Y Y	

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7 June 1650.	JOHN CLAVERING, &c.— <i>cont.</i> John Clavering, and bought from the Treason Trustees by John Rushworth and Gilbert Crouch.	
	17 Feb. 1654. NICH. OELS, of Eslington, Northumberland, begs confirmation of a contract of 23 Aug. 1653 for 4 years with the County Commissioners of $\frac{1}{3}$ of Callaly Farm, sequestered for recusancy of John Clavering, rent 4 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i> , being let according to instructions and at full value. Noted, the County Commissioners to certify the contract and sealing of the lease.	108 687
	WM. COX, Sen., Long Ashton, Somerset.	
o.c.c. 237 170 H. 10 304	7 June 1650. Begs discharge of his estate, or a hearing of any charge against him, being 60 years old, and his estate 100 miles distant. The County Committee have seized it because it was formerly secured; can produce his discharge for the same.	75 835
	7 June. County Committee to certify the cause of sequestration -	8 117, 123 10 38, 41
	4 Oct. The preceding order to be sent to them and renewed -	11 211
	Dec. 9 Cox complains that his estate is secured by subornation of [Rob.] Paradine, one of the County Committee, who has since kept great part of petitioner's lands to his own use, <i>colore officii</i> . Appealed to the Barons of Exchequer, and obtained their order for examining witnesses. The late County Committee examined them, and finding no proof against him, received 45 <i>l.</i> for his fifth and twentieth parts, and gave him an order to have his estate. The present County Committee having been unable to examine, according to the order of the Committee for Compounding, owing to the distraction in the county, promise to do so on their return, if he procure the order of the Committee for Compounding to that effect, which he now prays, the rather because, by the examination, he will discover a concealed estate worth 2,000 <i>l.</i>	75 836
L.C.C. 167 166 D. 167 153 -161 INT. 167 163 D. 167 171 195 75 719, 720 167 169, 193 L.C.C. 167 187 NOTE 167 189	4 Feb. 1651. Begs to have a copy of the charge against him, and meanwhile to suffer no prejudice. Noted, County Committee to certify the cause of sequestration.	75 837
	27 May 1652. Wm. Cox, jun., his son, begs discharge on the Act of Pardon of his late father's estate; also that the County Committee may certify whether it stood actually sequestered 1 Dec. 1651, and that he may meanwhile receive the rents.	75 842
	27 May. Referred to the County Committee -	16 465
	12 Oct. Hugh and Wm. Cox, his sons, beg discharge on the Act of Pardon of part of their father's estate. He died in November last, the greater part of his estate being long since settled on Francis, his eldest son, and Sarah his wife; part of the residue, by way of jointure, on Margaret, a second wife to Wm. Cox, deceased [and], their eldest son; the remainder,—excepting some small parcels given to petitioner Hugh and his eldest son, on Hester,—a third wife of the deceased, and her heirs. The personal estate being seized by the late County Committee, their late father bought it back. Neither the late nor the present County Committee have received any of the rents of the real estate, nor did it stand sequestered 1 Dec. 1651.	75 825
L.C.C. 167 129 75 775 NOTE 167 127 75 776 D. 75 779 C. 32 137	19 Oct. Sarah, widow of Fras. Cox, the eldest son, begs discharge, on the Act of Pardon, of Gatecomb Manor, and other lands in Long Ashton and Flex Burton, Somerset, settled 17 July 1641, by Wm. Cox and Francis his son, on Wm. Clowes and Wm. Byerley, in consideration of 700 <i>l.</i> paid as her portion, in trust for the said William and Francis Cox for their lives,	75 771, 830, 832

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D. 75 781	afterwards for petitioner as her jointure, with remainder to her sons and daughters, by Francis; the lands are now sequestered for some supposed delinquency of Wm. Cox, but were not sequestered 1 Dec. 1651.		
C. 32 163			
75 839			
D. 75 773,			
783, 785	19 Oct. 1652. Referred to County Committee - - -	17	342
		75	769
E. 75 761	12 Jan. 1653. Hester, widow of Wm. Cox, begs that she may prove her jointure in the estate, and that the County Committee may certify the cause and time of sequestration. Granted.	75	733
			834
	8 April. Sarah Cox prays a hearing of her report, &c., and meanwhile not to be outed from the premises.	17	591
		75	735
NOTE 25 36	8 April. Order that she have the estate claimed on double security	25	37
D. 75 741	27 April. Hugh and Wm. Cox, on behalf of themselves and the children concerned, beg discharge of the estate on the Act of Pardon.	75	787
167 185			692
P.R. 227 287	27 April. Order that their case is not within the Act of Pardon -	25	53
		227	289
P.R. 227 283	4 May. They petition to compound for the estate - - -	75	819
		227	285
L.C.C. 75 738	9 June. Wm. Cox, jun., complains that his brother Hugh has been admitted to compound for his father's estate, though he had no title thereto. It was settled on petitioner, but the writings are unduly withheld by Hester Cox, his mother-in-law. Begs that Reading may report his title, together with that of Hugh, that his mother-in-law may be required to produce the writings, and that those lands which his father was seized of for life, in right of his mother, may be discharged.	75	817
167 175, 183			
NOTE 75 737			
167 181			
	9 June. Referred to Reading - - - - -	25	92
	24 June. Hester Cox begs reference of her petition to counsel. Granted.	75	759
			731
		25	104
NOTE 75 757	14 July. Sarah Cox to have a discharge, her deed being allowed	19	1101
E.W. 25 136	27 Oct. Fine for Hugh and Wm. Cox set at 287l. 13s. 4d. -	34	12
E. 227 281	22 Dec. Wm. Cox, administrator of Wm. Cox, sen., during the minority of his son, Wm. Cox, jun., complains that Mrs. Sadler of Bristol, and Hester Cox contemptuously refuse to be examined, and that the latter detains his deeds, notwithstanding the order of the Committee for Compounding; begs that she may be forthwith taken into custody by the serjeant-at-arms.	75	755
D. 167 209			
199-206			
INT. 167 207			
L.C.C. 167, 211,			
173, 177			
75 743			
D. 75 745	22 Dec. They are ordered to appear before the County Committee or before the Committee for Compounding.	25	270
167 174			
179			
C. 33 339	30 March 1654. On Hester Cox's report, the County Committee is ordered to certify when the acts of delinquency, for which Wm. Cox was sequestered, were committed; if since the date of the deed of jointure, 4 July 1644, the petitioner's claim is allowed, with arrears from the time of petition.	23	1689
75 650		75	715
747			
E. 25 317			
E. 75 727			
L.C.C. 75 716	1 Aug. Wm. Cox, the administrator, complains that he and Hester Cox were sued by Rich. Morgan and Thos. Percival, to be indemnified against a bond of 300l. for payment of 150l. to Wm. Cox, a delinquent, deceased; that 5 April 1653 the Committee for Compounding ordered the bond to be delivered up, and 80l. damages paid them out of Wm. Cox's estate; which not being done, the said Committee ordered that if that order were not complied with within a time limited, petitioner should be taken into custody by the serjeant-at-arms. He therefore paid the 80l., though he had and still has no assets from the said delinquent's estate. [See Percival's case, p. 1046 <i>supra</i> .]	75	754
167 192			

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Wm. Cox—*cont.*

Since payment, Hugh, Wm. Cox's eldest [surviving] son, and Wm. Cox, petitioner's ward, tendered a composition in November last for the said estate, setting forth that they had two leases in reversion, one of lands worth 36*l.*, the other of a tenement worth 19*l.* a year, which was not made out at the setting of the fine, because Hester Cox detains the leases, together with several bonds testifying considerable sums owing to the estate. The fine was set at 280*l.*, as in fee simple, and a moiety ordered to be forthwith paid, and thereon a review would be granted; but the moiety was not paid, because the leases are not worth as much.

Begs reimbursement of the 80*l.* and leave to compound anew for the leases, as administrator; also a summons to Hester Cox for detaining the deeds, and protecting the debtors from being sued on their debts, and so hindering an effectual composition; also an order to the said debtors to pay their debts. With marginal note of the debts, 350*l.* in all.

D.	75	703			
C.	75	726			
			1 Aug. 1654. Wm. Cox admitted to a review of the fine	-	27 107
			7 Sept. Hester Cox begs reference of her new proof to counsel	-	75 713 753
P.R.	27	115	26 Oct. She pleads the Act of Pardon, the estate she claims not		75 751
		75 711	being actually sequestered 1 Dec. 1651. Begs speedy order to		27 147
D.	75	722	the County Committee to certify, and to counsel to state and		
E.	75	705	report. Granted.		
			16 Jan. 1655, She complains that she cannot get any certificate	75	701
			from Col. [John] Gorges, the County Commissioner, because he		
			is of the Parliament, and prays to be heard upon the report		
			lodged with the registrar three months since.		
H.	27	254	22 March. It not appearing on the report whether any profits of	23	1679
L.C.C.	173	661	the estate of Wm. Cox were received, either by the late or		
C.	75	691	present County Committee of Somerset before 1 Dec. 1651,		
		-697	the present Committee is ordered to certify when the estate		
		34 12, 14	was re-seized or re-sequestered; and if it was since 1 Dec.		
E.	75	683	1651, the claim is allowed, and the estate to be discharged.		
L.C.C.	167	167	10 April. The certificate being to the effect that there were no	75	679
			receipts before Dec. 1651, she begs that the order for discharge	21	1317
			may be made absolute. Granted.		
			26 June. On motion of Hugh and Wm. Cox for the same order in	27	433
			their case as made on the claim of Hester Cox, it is referred to	75	690
			Brereton to state and report the order for disallowance made		
			by the Committee for Compounding, and the several evidences		
			then read to them, of which Wm. and Hugh Cox have liberty		
			to make use, as if they had been in their own case.		
			26 July. The estate claimed by them discharged on the Act of	21	1317
			Pardon.		

## ANT. CUBITT, Hobbies, Co. Norfolk.

P.R.	219	415	7 June 1650. Petition to compound (missing) rejected	-	8 114
P.R.	8	206	5 July. Compounds for delinquency in adhering to the King's	219	414
E.	219	411	forces, not being yet sequestered.		
			23 July. Fine at $\frac{1}{2}$ , 2 <i>l.</i>	-	11 44

## Claimants on the Estate of RICH. EDWARDS [Apothecary of London].

	7 June 1650. AMBROSE EDWARDS, of London, having long attended	83	579
	the Committee for Sequestrations and the Barons of Exchequer		
	for liberty to extend lands on a statute of the penalty of 500 <i>l.</i> ,		

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	entered into 20 November, 11 Car., by Rich. Edwards to petitioner and [John] Harpur, now deceased, for debt, begs liberty from the Committee for Compounding so to do.		
	7 June 1650. Case respited - - - - -	8	115
		10	38
	11 July. Referred to Brereton - - - - -	11	28
D. 83 589, 593, 597	29 Aug. Begs consideration of his case according to the Act of 1 Aug. 1650.	83	534
	29 Aug. Order that when the Committee have given judgment as to his claim, they will consider the petition.	11	113
D. 83 588, 591, 587, 595 R. 83 575	10 April 1651. Admitted to compound for Rich. Edwards' estate at the fine of 39%, and to enjoy the same with arrears till his debt is satisfied.	14	79
	18 April. Sequestration suspended on his paying or securing the fine.	14	89
	11 June. He is to be allowed the premises till not only the debt, but the fine of 39% is paid with interest.	14	157
	26 Nov. Complains that he is hindered in disposing of the estate by Richard Williams, who pretends a title thereto. Begs a declaration from the Committee for Compounding that petitioner is to be first satisfied.	83	567
	26 Nov. Ordered to have possession till some other title appears [good].	15	103
	13 May 1652. John Jones, of Oswestry, Salop, complains that upon the suggestions in the petition of Ambrose Edwards, he is disturbed in his rightful possession of a parcel of ground [in Porkington, co. Salop] adjoining to the estate for which Edwards has compounded, and which was purchased by petitioner of Richard Williams, in whose possession it has been 28 years. Petitioner's abode being distant, he is exposed to much unnecessary expense. Begs examination of his title by the County Committee, and their certificate.	95	154
	13 May. Referred to the County Committee and Brereton -	16	395
D. 83 574 166 137-141 L.C.C. 166 136 I. & D. } 166 145 D. } -158 L.C.C. 166 143	27 May. Edwards pleads that the pretended purchase of Jones is, by his own showing, since petitioner had entry, by virtue of the order of the Committee for Compounding; that Rich. Edwards had the profits before the sequestration, and that the land was sequestered as part of his estate, and begs that he may not be outed of his possession, but quieted therein; also that he may have as full a reference as Jones to Brereton, to state and report.	83	571
CASE 83 569	27 May. The County Committee, if they find Rich. Edwards was in possession, are to give petitioner possession; if Jones was in possession, he is to have possession; Jones is to bring in his report within 2 months.	16	466
H. 17 495, 518 I. & D. 166 130 L.C.C. 166 130 C. 95 152 32 170	11 Aug. Ambrose Edwards complains that Jones has taken this year's profits, notwithstanding he has not made his title good, and begs that possession may be granted to himself.	83	565
	11 Aug. A hearing ordered - - - - -	17	153
	28 Oct. Jones begs a further order to the County Committee to examine witnesses. Granted.	95	153
		17	366
	31 Jan. 1655. Edwards begs that as the lands are now sold by the Trustees [at Drury House], the sequestration may be discharged, and that Jones having made no title appear to the parcel of land in question, and it being now decided by the	83	490

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7 June 1650.	RICH. EDWARDS—cont.	sale that the right was in the delinquent, the order of 13 May 1652 may be made void, and Jones required to pay petitioner the 14l. rent he has received.			
	31 Jan. 1655. The order of 13 May 1652 made void, and both parties left to take their legal course.		27	275	
	CHARLES EVELIN, London.				
P.M. 219 136	7 June 1650. Begg to compound for delinquency. Adhered to the King's forces against Parliament. Is not yet sequestered. Noted, ordered to be sequestered, and admitted to compound.		219	138	
	7 June. Referred [to counsel]	- - - - -	8	118	
	18 June. Fine at $\frac{1}{2}$ , 3l. 6s. 8d.	- - - - -	8	150	
	25 June. Paid and estate discharged	- - - - -	8	170	
	WALTER FAUNT, Jun., Co. Leicester.				
	7 June 1650. Reported a delinquent by Lady Moore for assisting the late King with horse, arms, and money.		8	125	
	14 June. Examinations ordered as to his delinquency	- - - - -	8	145	
			10	44	
	JOHN FINCH, Preston, Kent.				
	7 June 1650. Begg discharge of his estate, sequestered for recusancy. In 1642, obtained leave of the House of Commons to travel beyond seas, where he remained till 5 months ago. Was never convicted nor accused of recusancy.		85	544	
L.C.C. 158 35	7 June. County Committee to certify the cause of sequestration	- - - - -	8	116	
				121	
				10 38, 40	
	9 Aug. Committee for Compounding can take no cognizance of the motion for his discharge, till his return, he being at present beyond seas.		11	72	
L.C.C. 158 82	23 Aug. On his request to have his mansion house, and to be tenant to the $\frac{1}{2}$ of his estate till he has acquitted himself of the charge of recusancy, the County Committee are to admit him to his house, and to receive his offer for the $\frac{1}{2}$ , and certify.		11	87	
P.M. 158 33	27 Sept. He is to be tenant to $\frac{1}{2}$ on giving as much as any other.		11	202	
	7 May 1651. He begs allowance of 40l. for repairs	- - - - -	85	545	
	7 May. The County Committee to consider what repairs are necessary, and to proceed according to instructions, not allowing repairs for the mansion house.		14	109	
L.C.C. 158 37	10 Nov. 1652. There being mistakes in the certificate from the County Committee of 15 Sept. 1652, he begs that it may be returned to them to review, and to determine all business concerning repairs; meanwhile begs they will take off the order suspending the rents in the tenants' hands.		85	541	
L. 30 192					
C. 85 497					
L.C.C. 158 39	10 Nov. The County Committee are to certify the true yearly value.		17	389	
D. 85 493					
-495, 508	27 July 1653. Begg abatement of 16l. of the yearly rent contracted for, being the rate "for cherries, which many years cost more to look to than they are worth;" asks a 7 years' lease, and to be allowed, out of the arrears of rent in his tenants' hands, the 84l. disbursed by him for repairs.		85	491	

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7 June 1650.			
	27 July 1653. Committee for Compounding cannot abate the rent of 65 <i>l.</i> a year, but allow 84 <i>l.</i> for repairs, and grant a 7 years' lease.		25 147 85 485
P.B. 26 7	17 Jan. 1654. He begs to contract on the late Recusants' Act for the sequestered $\frac{1}{3}$ of his estate.		85 490
O.C. 25 293	15 Feb. 1655. Complains that although he has had judgment out of the Exchequer for restitution of his estate, the sequestration is not discharged.		85 458
	15 Feb. The Kent Committee to certify the cause and date of sequestration, and Reading to report.		27 229
C. 33 420	21 June. John Finch having demised his estate to Thos. Harper, of Fetter Lane, London, for the remainder of a term of 11 years, Harper joins him in a petition for allowance of their respective titles.		85 454
	21 June. Referred to the Kent County Committee and Reading -		27 403
Claimant on the Estate of JOHN GLASCOCK, of London, and MARY GLASCOCK, of Co. Cambridge, his Mother.			
C. 78 705, 707, 706 D. 78 709 -712 E. 78 699 L.C.C. 237 170A 78 713-719	7 June 1650. LADY ANNE CUTTS, widow, begs examination of her title to a messuage and lands in Boxworth, co. Cambridge, conveyed by John Glascock, late of London, by deed, 17 Car., to Mary Glascock, widow, of Middlesex, and others, on trust for payment of his debts; they were sold by the trustees to petitioner, 24 Car., and sequestered on information that Mary Glascock was a recusant, but she is no recusant.		78 704
	7 Jan. Reading to examine and report - - - -		10 39 8 118
	11 July. County Committee to certify for whose recusancy the lands were sequestered, and when; also what were John Glascock's debts at his decease.		11 11
	11 June 1651. Lady Cutts begs a speedy hearing, her report having been made long since.		78 697
H. 14 237	11 June. To be heard in course - - - -		14 157
	14 Aug. Committee for Compounding require proof of John Glascock's title and debts. Lady Cutts to make oath whether she had any collateral security, and to be examined by the County Committee on Fowle's interrogatories; on security of two years' value of the lands, she is to receive the rents.		14 256
I. & } 147 341 D. } -345 L.C.C. 147 339	6 Nov. Hearing ordered - - - -		15 73
	27 Nov. The title allowed, and her bond to be delivered to her.		15 109
EDM. GREEN, Oakington, or Hoggington, Co. Cambridge.			
P.B. 219 886	7 June 1650. Being a ward of the late King, was obliged in 1648 to take up arms for him, for safety of his estate, which is now sequestered. Having 7 small children, and no other subsistence, begs to compound.		87 669
	9 July. Refused, the time being elapsed - - - -		11 8
	30 Aug. Pleads that his petition was set in time, though not read in time, because there were 100 before it; urges leave to compound, not being guilty of neglect or contempt.		219 883
	30 Aug. Admitted to compound, if he come in within 6 weeks, on oath that his petition was delivered in April or May last.		11 126 219 887
E. 219 881	24 Sept. Fine at $\frac{1}{3}$ , 90 <i>l.</i> - - - -		11 191
C. 34 26	6 April 1652. Paid and estate discharged - - - -		12 423

7 June 1650.

## JAMES HARRINGTON.

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7 June 1650. His petition to compound, not being yet sequestered (missing), referred. 8 114

## HEN. HASTINGS, Woodlands, Dorset.

P.R. 219 301 7 June 1650. Began to compound for delinquency. Has remained 219 300  
 P.R. 8 114 at his house in Dorsetshire from the beginning of the wars, and  
 R. 219 297 endeavoured to appear well-affected to Parliament; but being  
 sequestered on misrepresentation, appealed to the Committee  
 for Sequestrations and to the Barons of Exchequer, who have  
 given sentence against him. Could not clear himself easily,  
 being by reason of his great age of 97 disabled from travel.  
 16 July. Fine at  $\frac{1}{2}$ , 3,814*l.* 4*s.* 4*d.* - - - - 11 26  
 31 Oct. [On his death in Oct. 1650,\* before any part of his fine was  
 paid, *see* G 90, 924], order that the sequestration continue till  
 the fine is paid. 11 280  
 31 Oct. On report by the County Committee for Hants that  
 they have sequestered his estate there, they are ordered to re-  
 tain it till he has paid his fine. 11 280

## CLAIMANTS ON THE ESTATE.

Oct. 1650. The County Committee for Dorset report that Sir 152 643  
 GEORGE HASTINGS [of Wimborne Minster, Dorset], son of Hen.  
 Hastings, begs discharge of the estate of his father, who was  
 on his appeal before the Barons of Exchequer when he died,  
 and request directions.  
 L.C.C. 152 643 6 Nov. 1650. EDWARD HASTINGS, son of Sir George, and grandson 90 704  
 DEED 90 781 of Hen. Hastings, begs discharge of Puddletown Manor, and  
 $\frac{1}{2}$  of Woodlands, which his grandfather, in consideration of  
 2,000*l.*, his mother's marriage portion, settled on himself, with  
 reversion to petitioner's father and petitioner; Sir George has  
 surrendered his right to petitioner, but the estate is sequestered  
 for delinquency of Hen. Hastings, who died before payment  
 of the fine. He and his father have always adhered to Par-  
 liament.  
 D. 90 697-702 6 Nov. Petition referred to Reading - - - - 12 7  
 11 Feb. 1651. Sir George Hastings and 8 others summoned to  
 give evidence as to the estate of the late Hen. Hastings. 10 398  
 R. 90 689, 805 12 June. Case referred to Parliament, but Edw. Hastings allowed 14 159  
 his rents if he pay 500*l.* at once, and give security for 500*l.* 90 705  
 more to be paid in September for any further fine that may  
 be set upon him, and also for his rents.  
 CASE 63 679 24 June. On his request for the money received by the County 14 173,  
 Committee from sale of wood on the estate claimed by him, 174, 176  
 and for the arrears of rents since the death of his grandfather,  
 giving security for the second  $\frac{1}{2}$  of his fine, order that the se-  
 questration be suspended on his paying or securing the fine,  
 and that he have the benefit of the timber and the arrears; the  
 first 500*l.* to be paid within a month.  
 17 Sept. He begs delay in payment of the second 500*l.* till his 90 709  
 case is determined by Parliament, because till then he cannot  
 sell his lands and raise the money.  
 17 Sept. Granted 3 months longer for payment of the 500*l.* - 15 22  
 14 Jan. 1652. Parliament not having taken any resolution in his 90 708  
 case, he begs not to be prejudiced by non-payment of the 500*l.*  
 14 Jan. Granted 3 months more - - - - 15 193

\* The burial certificates of Henry Hastings and Dorothy, his first wife, who died in Dec. 1638, from the parish register of Horton, co. Dorset, are in G 90, p. 725.



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7 June 1650.			
NOTE 90 811	15 March 1654. He requests restoration of the money he has un-		90 811
R. 90 583	duly paid into the Treasury, and of the estate in question.		
	15 March. Registrar Bayly is to state the case and report	- 25	313
	June? Final order that as Henry Hastings, on whom a fine of	90	583
	3,814 <i>l.</i> 4 <i>s.</i> was set for delinquency, died before payment, and as		
	the estate was settled on Edw. Hastings long before Henry's		
	delinquency, it be discharged free from fine, and the bonds		
	given in by Edw. Hastings restored. Also that the 500 <i>l.</i>		
	already paid in by him be restored.		
C. 90 725	13 Nov. 1650. HENRY HASTINGS, of Newington Butts, Surrey,	90	726
P.R. 10 210	3rd son of Henry of Woodlands, begs discharge of Woodlands		
D. 90 727, 711	Manor, settled on him and his wife, Magdalen Tooly, but se-		
R. 90 721	questered for recusancy of his late father.		
M.W. 10 398	6 Feb. 1651. On considering his oath that neither Sir George	10	390
90 715	Hastings nor any other has settled anything on him in lieu of	14	21
NOTE 90 717	the estate settled on him by his father, order that if he refuses		
PUB. 14 21	to pay a fine for the estate, the case is to be reported to Par-		
	liament; if he can prove that the estate was in fee, he is to		
	enjoy the profits till the pleasure of Parliament is known.		
	19 March. Having attended with the required proofs—but weighty	90	713
	business preventing his being heard—he begs that the $\frac{1}{2}$ year's		
	profits due at Lady Day may be secured, and he allowed them		
	after his proofs are heard.		
	19 March. Order that his case be heard in course - - -	14	54
	10 April. Order that his case be reported to Parliament, and that	14	79, 80
	he pay in 100 <i>l.</i> and give security for 250 <i>l.</i> more, in case Parlia-	90	801
	ment imposes a fine for the $\frac{1}{2}$ of Woodlands Manor, which came		
	to him on his father's death; if Parliament discharges the		
REC. 90 802	estate without composition, the 100 <i>l.</i> is to be returned with his		
	security, and he is to have the rents, &c., with arrears from		
	the date of his petition. With order, 11 April, for payment of		
	the 100 <i>l.</i>		
	15 April. Begg to be admitted tenant of the other half of the	90	719
	estate.		
	15 April. A survey ordered, and the County Committee to certify	14	81
	the value for a 7 years' lease.		
	10 Nov. 1652. Note that on question in Parliament whether the	90	803
	name of Hen. Hastings, late of Woodlands, should be inserted		
	in the list of persons sequestered for delinquency, it passed in		
	the negative.		
	2 March 1654. Hen. Hastings [jun.] begs return of the 100 <i>l.</i> , and	90	799
	of the securities, Parliament not entering his late father on the		
	list of delinquents, and he having suffered much loss by the late		
	King's forces, and being aged.		
	2 March. Granted, and he is to enjoy the estate, according to the	25	306
	deed of 20 Feb. 1620.	237	171
DEED 90 781	20 Nov. 1650. WILLIAM, son and heir of WM. HASTINGS, 4th son of	90	754
-798	Henry Hastings, begs discharge of Holnest Wood, Hants,		
P.R. 10 216	which his grandfather conveyed in 1629 to his father and his		
90 756	heirs, reserving to himself an estate for life. He died, and the		
D. 90 758-760	land is sequestered for his delinquency. Has constantly ad-		
R. 90 751	hered to Parliament, and is now a soldier in their service;		
	400 <i>l.</i> is charged on the said land for payment to his sisters.		
	17 April 1651. Order that his case be reported to Parliament, and	14	87
	that he pay 55 <i>l.</i> in 14 days, and give security for 220 <i>l.</i> more,		
	in case Parliament think fit to impose a fine; otherwise the		
	55 <i>l.</i> is to be repaid, and he granted the rents, &c., from 29 Sept.		
	to 25 March last, on security.		

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7 June 1650.	HEN. HASTINGS— <i>cont.</i>		
	29 April 1651. He complains that being 100 miles away, and in the Parliament's service, he cannot come up in 14 days, and begs a month. Noted, granted 6 weeks.	90	750
	May. Order that the rents of Holneast Wood lands, due to Wm. Hastings, be paid, as the sequestration is only to continue for life, and has ended with Hen. Hastings' death.	30	405
O.C. 14 98			
L.C.C. 237 172			
P.R. 14 98	29 April 1651. ANNE, widow of HEN. HASTINGS, begs discharge of lands in Christchurch and Milton Rectory, Hants, settled on her as jointure, but sequestered for her husband's delinquency.	90	576
90 775, 765			
D. 90 777			
E. 90 771			
D. 90 770	10 July. Ordered to produce the deed of settlement - -	14	201
DEED 90 781	1 Oct. She pleads that she cannot produce it, as it is mislaid -	90	779
D. 90 579	1 Oct. Order on deposition of Thos. Hide, D.D., that Hastings settled the lands upon her for life, and that she has endeavoured to procure the deed, but cannot, that the jointure be allowed, and the estate discharged, and that she have arrears from her husband's death.	15	36
E. 90 761	29 April 1651. She also petitions for allowance of Brookley mansion house and farm, Brockenhurst parish, Hants, purchased by her [as Anne Langton] before her marriage.	90	768
	24 June 1652. Order that it be granted, with arrears since 29 April 1651, on her oath that she has not made void her interest.	16	598
	THOS. HOBBS, Westerleigh, Co. Gloucester.		
P.R. 220 502	7 June 1650. Petition to compound (missing) rejected, the time being elapsed.	8	114
P.R. 11 41			
E. 220 499	19 July. Begs to compound for delinquency in adhering to the forces raised against Parliament. Was not sequestered till five weeks since.	220	504
	12 Dec. Fine at $\frac{1}{2}$ , 31l. 13s. 4d. - - - -	12	64
	WALTER KIRBY, King's Lynn, Norfolk.		
ART. 97 160	7 June 1650. Begs freedom from molestation. Eight years ago, when Lynn was delivered up to the Earl of Manchester on Articles [of war], was one of the Commissioners, and paid 150l. of the 2,300l. fine imposed on the town. The Articles, after debate in Parliament, were allowed and confirmed by Ordinance 9 Dec. 1643, by which the power of sequestration there was wholly left to Col. Walton and others, in whom the power yet is, and has been confirmed by an Act of the House of Commons in June 1649.	97	157
	None of the inhabitants have ever been questioned, yet John Lynsy, of Cambridge, a prisoner for debt at petitioner's suit, has, on his bare information that petitioner was in arms at Lynn, obtained an order from the County Committee at Cambridge to secure the debt in his own hands. Has done good service for Parliament since the surrender.		
	7 June. To be discharged and allowed to receive his debts, if there be no later or other charge of delinquency.	8	115
	Claimants on the Estate of HEN. LEWIS, St. Pierre, Co. Monmouth, and JOHAN LEWIS, his Widow.		
L.C.C. 135 695	7 June 1650. THOS. LEWIS, of St. Pierre, begs that the County Committee of Monmouth may forbear to disturb his possession of an estate of inheritance from his grandfather, Hen.	135	652
D. 135 689			

# COMMITTEE FOR COMPOUNDING.—CASES.

2351

7 June 1650.

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	Lewis, on pretence that Mrs. Lewis, a recusant, has an estate therein, or an annuity issuing out of it, which she has not, and never had.		
P.R. 135 671	7 June 1650. County Committee to certify the cause of sequestration.	8	115 119 10 37, 39
	6 Nov. They having certified that Johan Lewis is by agreement to receive out of the estate 120 <i>l.</i> a year, Thos. Lewis pleads that he can shew that the said agreement is, by a letter under her hand, disavowed, and also that there is a writ of dower brought by her for her third out of his lands, whereunto he has pleaded that she ought not to have any, by reason of her elopement [from her husband with Nich. Kemys, of Mertholey, co. Monmouth], which suit is undetermined.	135	649 687
c. 135 691	6 Nov. Brereton is to state the case touching Mrs. Lewis	10	202
D. 135 693	2 July 1651. On his petition (missing) for a reference to counsel, Brereton is to examine and report.	14	186
R. 135 675		135	685
681	2 Oct. His request that the rents may remain in the tenants' hands granted.	15	38
L.C.C. 237 173			
NOTES 135 679, 623-638	Feb. 1652? Johan Lewis petitions the Committee for Compounding. Has recovered her dower in the Common Pleas against Thos. Lewis, her grandson, but the sheriffs, for sinister ends, delayed to set out the thirds, "or finding the dying seized," whereby the arrears since her husband's death amount to 3,000 <i>l.</i> or 4,000 <i>l.</i> On information of her recusancy, and some undervaluation of the estate, an order was prepared for seizing of $\frac{1}{3}$ , which mentions not half the yearly value nor any arrears. Prays that it may not prejudice her title or the State, and that her thirds may be set out in kind.	135	667
	26 Feb. On the report on Thos. Lewis' petition, the Monmouth Committee are to receive $\frac{1}{3}$ of the 120 <i>l.</i> a year seized for Johan Lewis' recusancy; Thos. Lewis is to shew cause why 80 <i>l.</i> a year, being $\frac{1}{3}$ of the $\frac{1}{3}$ of the estate descended to him, should not be seized, and the said Committee are to seize it if he shew not cause next term.	16	70 135 673
	1 June. Committee for Compounding direct sequestration of $\frac{1}{3}$ of the lands recovered by Johan Lewis, in lieu of the 80 <i>l.</i> a year ordered to be sequestered, the arrears whereof are to be received by the County Committee in lieu of the arrears of the $\frac{1}{3}$ of the recovered dower and damages. She is to give Thos. Lewis a copy of this order, and all arrears of the $\frac{1}{3}$ are to be received for the use of the Commonwealth. The 80 <i>l.</i> a year to be discharged from sequestration.	16	482
	23 June 1652. Thos. Lewis begs that as Mrs. Lewis has recovered at law her dower out of the estate, the foregoing order may be revoked, and he not required to pay double for the same thing. No order.	135	669
	GEORGE LLOYD, Grantham, Co. Lincoln, and the Claimants on his Estate.		
	7 June 1650. JAMES AISCOUGH, of Woolsthorp, co. Lincoln, begs to compound for lands of Lloyd on which he lent 75 <i>l.</i> , and which he is else in danger of losing.	64	483
	7 June. Order that he be allowed the preference when the land is to be let.	8	116 120
L.C.C. 141 221	3 June 1652. GEORGE HADLEY and 12 other citizens of London, creditors of George Lloyd, beg discharge of the sequestration of his estate in co. Leicester, sold to them by the Commissioners thereof, under the Statute of Bankrupts, but they are denied their just rights, by reason of a sequestration on the lands since Lloyd's bankruptcy. With statements of the grounds for the discharge.	141	239 219
D. 141 223			
C. 32 162			
141 237, 215, 231			

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7 June 1650.	GEORGE LLOYD— <i>cont.</i>		
	3 June 1652. County Committee of Leicester to certify when he was first sequestered, and when his first delinquency was committed.	16 141	500 217
L.C.C. 141 225 162 171	22 Nov. 1653. The creditors beg a like order to the County Committee of Lincoln. Granted.	141	208 233
D. 141 235, 227, 229		25	253
R. 141 209	8 June 1654. Their claim allowed, Lloyd having become bankrupt before any cause of sequestration.	23	1610
	14 Nov. The arrears to be paid out of any money which shall come into the County Committee's hands.	27	163
	7 April 1655. George Lloyd begs to compound for his estate in Grantham and in Muston, co. Leicester, which has been seven years sequestered. Has been prevented from compounding for his delinquency by reason of a commission of bankruptcy sued out against him without just cause. His case is not within any of the statutes made against bankrupts.	98	108
	12 June. Petition renewed - - - - -	98	105
	12 June. The Committee for Compounding have no power at present to admit him to compound.	98	105
	Claimant on the Estate of [HEN.?] LLOYD.		
	7 June 1650. ROB. CORTMORE, for HEN. LUMLEY, <i>alias</i> LLOYD, infant, begs that the profits of the estate, since the death of the father, who was sequestered for recusancy, may be paid to the child. In 1647 the Court of Chancery committed to petitioner the charge of the child, and he has been brought up in the "best reformed religion." The father had only a life estate in the lands, which were settled by Hen. Lloyd, the child's grandfather.	75	405
	7 June. Order that nothing can be done - - - - -	8	116
	30 Oct. County Committee to certify the cause of sequestration, and Brereton to examine the claim.	10	195
	JOAN, Widow of THOS. LUDKIN, one of the late King's almsmen at Gloucester.		
L.C.C. 237 174	7 June 1650. Begs a warrant for bringing up Samuel Bridger, receiver with her husband of the revenues of the church at [Gloucester]. According to the order of the Committee for Sequestrations, he agreed to pay her 20 <i>l.</i> , but that Committee being altered, he fell from his agreement, to her great loss. Begs that he may be forced to pay.	100	307 305
	9 July. County Committee to examine and certify - - - - -	11	3
	RICH. MANSELL, Charlbury, Co. Oxon.		
P.E. 219 122 P.R. 8 114 R. 219 119	7 June 1650. Begs to compound at a reasonable fine for adhering to the forces against Parliament; never acted to the prejudice of government, and has not been discovered or sequestered.	219	124
	18 June. Fine at $\frac{1}{2}$ , 16 <i>l.</i> - - - - -	8	150
	JOHN MERREY, Recusant, Bressingcoate, Co. Derby, and the Claimants on his Estate.		
	7 June 1650. NATHANIEL ATKINS, of Broughton, co. Lancaster, and JANE his wife, daughter and co-heir of NICH. GILBERT, beg discharge of $\frac{1}{2}$ of Gilbert's lands, sequestered for the recusancy of John Merrey, who married another of the co-heirs.	64	621
	7 June. The County Committee for Derby are to certify from whom the estate was sequestered, and on what grounds.	8	117 123
		10	38, 41
		66	513

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7 June 1650.				
	27 June 1650.	GILBERT BARNSELY, of co. Derby, and ELIZABETH, his wife, widow of Nich. Gilbert, beg discharge of such of his lands as furnished her dower, 17l. 4s. a year of which is now sequestered for delinquency of John Merrey.	66	503
	25 June 1651.	Petition renewed - - - - -	66	510
	25 June.	Referred to the County Committee, but no order -	14	177
L.C.C. 66 511 151 13	5 Aug. 1650.	ANNE, wife of JOHN MERREY, begs $\frac{1}{2}$ of her husband's estate, sequestered for recusancy and delinquency; brought him a considerable estate, and has many children who have nothing to subsist on.	103	724
	9 Aug.	Order that the $\frac{1}{2}$ be granted - - - - -	11	71
c. 32 35 66 515 d. 172 613	7 Jan. 1651.	The petition of John Merrey, subject not named, referred on Reading, on reading the order of 7 June on those of Barnsley and Atkins.	10	326
	PURCHASER OF THE ESTATE.			
O.T.T. 103 715 -719	17 Aug. 1653.	Discharge from sequestration of Stanton Manor, Bressingcoate and Kinneton, co. Derby, forfeited by John Merrey, and bought from the Treason Trustees by Sam. Foxley.	18	866 (2) 867
	WM. PHILLIPS, Heythack, Co. Pembroke, and the Claimants on his Estate.			
	7 June 1650.	JOHN BOWEN, of Woolsdale, co. Pembroke, petitions that in 1639 he and his father borrowed 250l. on a mortgage of lands to John Phillips, since dead; the 250l. has been paid with interest to his heir, Wm. Phillips, and the County Commissioners seized the money, and yet they continue the lands under sequestration, to his great prejudice, he having no other maintenance for his family. Appealed to the Barons of Exchequer, who ordered the County Commissioners to certify, which is done; but the power of the Barons of Exchequer being taken off, begs an order to Mr. Vaughan, their clerk, to produce the certificate before the Committee for Compounding.	70	237
d. 70 239 2. 70 235 168 21	7 June.	Granted, and the Committee for South Wales to certify proceedings.	8	116, 123 10 38, 41
i. & } 168 30 d. } -38	23 July.	Order on report that Phillips be heard before judgment, and that the Commissioners of co. Pembroke examine the whole business, giving him notice.	11	44 168 19
	9 July 1651.	Bowen complains that the cause pending, because some of his witnesses are in Yorkshire, on the State's service, Phillips entered the lands, drove away his cattle, and beat his servants; thus though the justice of the peace awarded him possession, he cannot obtain it by reason of the sheriff. Begs possession on security. Noted that it does not appear that the sequestration has any title.	70	234
d. 70 231	16 July.	Wm. Phillips begs copies of the depositions in the case between him and Bowen, returned by the Committee of Pembroke, on the order of 25 July 1650.	111	675
	16 July.	Granted, and the cause to be heard in course - - -	14	205
c. 70 232 FVB. 15 253	17 Sept.	Phillips' estate to be sequestered; Bowen allowed to cross-examine witnesses.	15	23(2)
	28 Jan. 1652.	Cols. John Humphries and Vincent Potter [late County Commissioners] summoned for examination.	15	223 229
	11 Feb.	Phillips' estate discharged, on an order of the Barons of Exchequer of 31 Jan. 1652, unless the County Committee know of fresh matter against him.	16	8

7 June 1650.

## AGMONDISHAM PICKAYES, London.

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P.R. 219 196 7 June 1650. Begg to compound for delinquency in adhering to 219 194  
P.R. 8 114 the forces raised against Parliament in the first war, though  
B. 219 191 not yet sequestered.

9 July. Fine at  $\frac{1}{2}$ , 1*l.* 13*s.* 4*d.* - - - - 11 2

## JOHN PICKAYES, London.

P.R. 219 335 7 June 1650. Begg to compound on his own discovery for delin- 219 334  
P.R. 8 114 quency in adhering to the forces raised against Parliament in  
B. 219 331 both wars.

16 July. Fine at  $\frac{1}{2}$ , 1*l.* 13*s.* 4*d.* - - - - 11 26

Claimants on the Estate of RALPH PUDSEY (late), Cos.  
Durham and York, and ELIZABETH PUDSEY, his  
Widow.

O.C.C. 94 496 7 June 1650. Wm. HOLLYMAN, of Monk Wearmouth, Durham, begs 94 487  
P.R. 8 117 to know the cause of sequestration, and discharge of his moiety  
122 of Monk Wearmouth Manor, which he claims in right of his wife  
10 38, 41 Mary, daughter and co-heir of Rob. Widdrington, and widow  
of Sam. Smathwaite, but it is sequestered for delinquency of  
Ralph Pudsey.

D. 94 494 18 June. Referred to Brereton - - - - 8 148  
491 10 45

L. 94 474 9 July. Report that it was sequestered in 1644 from Ralph 94 483  
D. 94 475 Pudsey, Papist in arms; that George Grey, a committeeman,  
took it, but paid no rent, and passed it to Hollyman, who  
pretends a title in right of his wife.

12 July. On petition of John Hedworth, of Harraton, that he and 11 19  
his ancestors have held Monk Wearmouth since 41 Eliz., and  
that Hollyman has held  $\frac{1}{2}$  of it 7 years in right of his wife, the  
County Committee are to certify who held it at the time of  
sequestration; if Hollyman and Hedworth held it, and are not  
delinquents nor recusants, they are to be restored to possession  
on security, and to prosecute a judgment in 3 months.

19 March 1651. Hollyman begs a speedy hearing - - 94 433

H. 14 83 20 March. Order that his case be set down in its course - - 14 56

17 April. Order that the case be respited till Hollyman makes 14 87  
better proof of his title. 94 438

24 April. The case referred back to Brereton to receive such 14 95  
further proof as he produces. 94 472

29 April. Order that, as Hollyman does not appear to have any 14 97  
legal right to the lands which Grey delivered to him, a charge be  
drawn up against Grey, and the County Committee receive the  
rents pending enquiry into the date of sequestration; all arrears  
of profits to be required of Grey, and Hollyman's title to be  
further considered.

D. 94 441 16 July. John Ayreson, alderman of Durham, is to give an account 14 204(2)  
444 of his arresting Hollyman, whilst prosecuting his case before 94 439  
B. 94 467 the Committee for Compounding; Hollyman to be brought  
up under a writ of protection by the keeper of Wood Street  
Compter.

D. 153 429 13 Aug. 1652. John Ayreson, tenant of Monk Wearmouth, peti- 62 226  
L.C.C. 153 431 tions that he is wrongfully kept out of a farm and a ballast  
quay in Monk Wearmouth, sequestered for recusancy of Ralph  
Pudsey, taken by him from the Durham Committee in 1650,  
but Wm. Hollyman pretends a title thereto in right of his  
wife; was damaged in 13*l.* 6*s.* 8*d.*, and has lost corn value 48*l.*,  
which he planted, but Hollyman has carried away.

13 Aug. The Durham Committee are to certify what they find, 17 158  
and Brereton to report. 62 226

COMMITTEE FOR COMPOUNDING.—CASES.

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- 21 Sept. 1653. The depositions being returned, Ayreson begs that they may be read and he relieved. 62 223
- 21 Sept. Order that—as Ayreson is in arrear of his rent because his crop was taken away—he pay in the balance above the damages certified to have been done him by Hollyman, and that the County Committee respite the proceedings against Hollyman for damages a month, within which time he is to appear and show cause why he should not pay them. 25 209
- L.C.C. 153 397  
D. 94 419 6 Oct. Order repeated for Ayreson to pay the balance of his rent within a month, and meantime the County Committee are to take care that the summons be served upon Hollyman, that he may be proceeded against for the damages. With summons for Hollyman to appear and show cause why he should not pay damages to Ayreson for carrying away his crops, &c., total 61*l.* 6*s.* 8*d.* 25 221  
153 395
- 2 Dec. Hollyman petitions that he held the farm of Monk Wearmouth and the ballast quay when they were sequestered for delinquency of Ralph Pudsey, and after they were let to John Ayreson, carried off the corn which he had sown from the land, whereon Ayreson has complained and obtained 60*l.* damages. Begs a re-hearing of the case in the country. Granted. 94 425
- a. 63 219 25 261
- 20 April 1654. Hollyman begs allowance for his repairs, having been at great charges to remove the ballast and repair the quay, and also a prohibition of keels being used to take away ballast from ships. With note for the County Committee to certify what repairs are needed, and what are the privileges of the quay. [*See p. 360 supra.*] 94 427
- L.C.C. 153 439  
L. & } 112 151  
D. } -154  
154 599  
601 27 Nov. 1650. ELIZABETH, widow of RALPH PUDSEY, late wife of ROB. WIDDINGTON, begs continuance of the  $\frac{1}{4}$  of her husband's estate, sequestered for delinquency, allowed her by the former Committee for co. York, but the new Committee refuse to allow it. 112 143
- 27 Nov. Granted, with arrears since Dec. 1649, taxes deducted - 10 230
- 4 Sept. 1651. Allowed, at her own request, to prove before the County Committee the deed of jointure made her by Widdington, and the death of Pudsey, which entitles her to a third, and the County Committee are to certify who has held the lands since sequestration, and by what right, and what remains due to the State. 15 5  
112 149
- 1 Sept. 1652. She begs  $\frac{1}{4}$  in her own right, and leave to farm the rest of her said jointure, being lands in Monk Wearmouth, co. Durham, yearly value 130*l.*, sequestered after the death of her second husband, Ralph Pudsey, but her claim proved and allowed by the County Committee. There is a ballast wharf on the lands, which is of great value if preserved. 112 147
- 1 Sept. Further proof of her claim to be heard - - - 17 177
- 9 Dec. 1650. The Committee for Compounding do not wish ROB. EDEN to come up to prove his rent-charge, but he must do it by an attorney, or it cannot be allowed. 30 63
- c. 154 275  
L.C.C. 83 663  
154 271  
P.R. 14 35  
83 659  
D. 83 662 20 Feb 1651. ROB. EDEN, and ISABEL, his wife, widow of JOHN WIDDINGTON, beg reference to counsel of their claim to a rent-charge of 50*l.* on lands and the ballast shore at Monk Wearmouth, co. Durham, granted in 1621 by Rob. Widdington, of Plessy, for life, to John Widdington and his wife. The deed is allowed by the County Committee, but sequestered for delinquency of Ralph Pudsey, who married Rob. Widdington's widow. 83 658  
154 273

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7 June 1650.		RALPH PUDSEY— <i>cont.</i>			
R. 83 655	4 March 1652.	Claim allowed, with arrears since 24 Dec. 1649, the petitioners taking oath that they have not released their interest therein, and Rob. Eden taking the Oath of Abjuration.	16	96	
	Nov. 1652.	CAPT. JOHN NELTHORP, Adjutant-general, of Gray's Inn, Middlesex, begs allowance of a rent-charge of 30 <i>l.</i> on lands in Stapleton, co. York, sequestered from Ralph Pudsey. Purchased it for 400 <i>l.</i> from George and Chris. Wray, who bought it from Thomas, father of Ralph Pudsey, now dead, and no Papist. Has served under Lord-General Cromwell, and is now ready to go to Scotland.	107	545	
	1 Dec.	Referred to the County Committee - - -	17	464	
P.R. 29 59	4 Sept. 1655.	COL. MAT. ALURED, for EDW. NELTHORP, infant, begs payment of 4 years' arrears, from Dec. 1649, of a rent-charge of 10 <i>l.</i> a year on Sand Hutton Manor, co. York, sold to Edw. Nelthorp, sen., in 1638, by Ralph Pudsey, but sequestered in the late Act of Sale by mistake, as belonging to Peter Pudsey. Petitioner's claim was allowed by the Committee for Removing Obstructions, but being in arms for the State in England and Scotland, the rent-charge fell into arrears, from 1644 to the time of purchase by James [ <i>sic</i> ] Nelthorp, who purchased Pudsey's estate, and now pays the growing rent.	97	129	
		LESSEES AND PURCHASER OF THE ESTATES.			
O.C.C. 75 104	6 Dec. 1650.	WM. CLAXTON, of Cawton, co. York, begs a 7 years' lease of the estate of Eliz. Pudsey at Bolton by Bowland, let to him by the County Committee of York for 1 year at 15 <i>l.</i> rent, beside $\frac{1}{2}$ taxes, &c., and he has been and will be at charges in improving the estate. Noted, the County Committee to let according to instructions.	75	103	
	9 July 1651.	Petition renewed for the County Committee to return the full value, and for him to be tenant, giving as much as any other.	75	102	
	9 July.	The County Committee to survey the estate, and certify its value for a 7 years' lease.	14	199	
	23 Sept. 1651.	MARMADUKE PUDSEY, of Cottingham, co. York, begs a lease for 7 years of the estate of Ralph Pudsey, in Stapleton, co. York, of which he has been admitted tenant by the County Committee for one year. Has been at charges in repairing houses, &c.	112	146	
	23 Sept.	County Committee to enter upon and view the premises, and let them according to instructions.	15	28	
O.C. 16 39	17 Feb. 1652.	Confirmation by the Committee for Compounding of a 7 years' lease by the County Committee to [Marmaduke Pudsey?] of Ralph Pudsey's sequestered lands at Stapleton, co. York.	16	24	
	1651?	CAPT. FRAS. SWAINE, of York, having an order to the Commissioners at York to farm the lands of Ralph Pudsey at Stapleton, which they have viewed and certified, begs a 7 years' lease thereof.	121	291	
O.T.T. 112 129	23 March 1653.	Discharge from sequestration of houses in Stapleton, Croft, and Burton, Richmondshire, co. York, forfeited by Ralph Pudsey, and bought from the Treason Trustees by John Nelthorp.	18	814	
	18 May 1653.	The lands in Monk Wearmouth let to Col. Geo. Fenwick at 100 <i>l.</i> a year for 7 years, and the ballast shore at its worth for 1 year.	25	71	



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- 20 April 1654. Col. Geo. Fenwick begs discharge of  $\frac{1}{3}$  of the estate in Monk Wearmouth of Elizabeth, widow of Ralph Pudsey, which he purchased from her in 1652, Ralph being supposed to be slain at the storming of Tradath, in Ireland. 86 229
- 20 April. Order for discharge of the  $\frac{1}{3}$  of Mrs. Pudsey's estate bought by him, with arrears since the date of purchase; Mrs. Pudsey's  $\frac{1}{3}$  to be in part of the said arrears. 27 31
- 20 April. Col. Fenwick petitions that he has been at great charges in removing the ballast, repairing the quay, and employing keels to take the ballast from the ships, whereby the profits are almost lost. Begg that the County Committee may certify what has been expended, and that keels may be forbidden to carry away the ballast.
- 20 April. The County Committee are to certify what has been expended and what is further needful. 27 31
- 26 July. They report that 280*l.* out of the State's  $\frac{1}{3}$  should be expended in repair of the ballast shore, and that unless this is done, ships cannot safely come to the quay. 237 175  
154 603
- 3 Oct. Committee for Compounding resolve that, the rent being only 30*l.* a year, they cannot pay more than they receive, but that no rent shall be paid for the next year, but the sum go towards repairs, and the County Committee are to see that this sum and also the recusant's  $\frac{1}{3}$  be so expended. 27 128  
237 176
- 22 May 1655. Order on Fenwick's request, that he have another year's lease of the ballast quay at the former rent, on security for payment. 27 397
- 5 March 1656. On his application to the Treasury Commissioners for allowance of  $\frac{1}{3}$  of the rent of the ballast shore for repair of the quay, they report that the quay should be repaired at the State's charge, but having no power to issue money without warrant from the Protector, they request an estimate of the repairs needed on survey, and further orders from the Protector. 237 177

Claimants on the Estate of EDM. ROPER, Recusant,  
Hartlip, Kent, and ANNE, his Wife.

- P.R. 8 115 7 June 1650. CHRIS. HODDESDON, of the Inner Temple, and JOHN 93 415  
10 37 NUTTALL, beg discharge of Claydons house and other lands in Thundersley, Essex, assigned by Robt. Noble, 12 Car., to Wm. Cole, of Walden, passed to Richard Hoddesdon, his administrator, and Robt. Fanbeard, who extended Noble's lands on the statute, and assigned by them for a valuable consideration to petitioners. They have enjoyed a moiety, but the other moiety is under sequestration for the recusancy of Anne, wife of Edm. Roper, and daughter and co-heir of Noble. Petitioners have always adhered to Parliament.
- D. 93 417, 8 May 1651. County Committee to inquire what estate Robt. 14 112  
425-427 Noble had 9 July 1636, at the time of acknowledging the statute to Wm. Cole, and whether Cole has not released the said estate, and how Anne Roper comes to have an interest therein.
- C. 93 420 9 Oct. Claim allowed on report, and the petitioners are to account 15 46  
D. 93 422 yearly for their receipts from the estate, till satisfaction of their debt.  
424
- E. 93 411 28 Oct. Hoddesdon begs allowance of his annuity of 10*l.* 10*s.*, 93 391  
L.C.C. 93 406 charged on Grove Manor. Edmund Roper, granted it, 10 May 397  
-410 1638, to Richard Short, of Ickham, Kent, and he enjoyed it  
158 202 till his death in Aug. 1641, when it descended to his sons, John  
D. 158 197 and Reginald, who sold it, 15 Aug. 1649, to petitioner, but  $\frac{1}{3}$   
-200 are now sequestered for Roper's recusancy. Begg an order  
D. 93 404 to the County Committee to certify the cause of sequestration. 15 62  
C. 93 402 Granted. 93 395  
E. 93 393  
64100. Z Z

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7 June 1650.	EDM. ROPER— <i>cont.</i>		
c. 93 399	13 Jan. 1653. Claim allowed, and $\frac{1}{2}$ of the rent-charge to be paid him, with arrears from the date of his petition.	19	1063
E. 17 370			
D. 136 79	6 July 1652. CAPT. THOS. ROPER, for the 5 small orphan daughters and co-heirs of Anne, late wife of Edm. Roper, petitions that in 1640 their mother, being inheritrix of lands in Thundersley, Reighley, &c., Kent, married Roper, whose estate being entailed on his heirs male, he, at her request, and for prevention of his own tenancy by courtesy if he survived her, in 17 Car. conveyed divers lands to petitioner, in trust for the education of any daughters of the said Anne, who has lately died, leaving 5 very young daughters. Begg discharge of the trust lands, $\frac{1}{2}$ of which have been sequestered for the father's recusancy.	114 117	498 941
L.C.C. 117 929	6 July. County Commissioners to prove the deed, and certify cause and date of sequestration, and Brereton to report.	16 117	655 943
155 443			
D. 117 931	23 March 1653. John Sloman, to whom, on the death of Capt. Thos. Roper, his aged widow and administratrix, Katherine, committed the guardianship of the five children, begs discharge of the sequestration, that he may be enabled to maintain and educate them.	117	910 923
-933			
155 445, 446			
L.C.C. 168 321			
D. 117 935	23 March. Referred to the Essex Commissioners - - -	25	23
-939			
157 397	30 Aug. Begg reference of the return of the said Commissioners to Brereton. Granted.	117	907 921
L.C.C. 157 400		25	180
D. 117 937			
C. 33 327	8 Dec. Edm. Roper being lately dead, Sloman begs discharge of all his lands in Kent and Essex on behalf of his daughters and co-heirs, with the profits for their maintenance, and arrears since his death.	117	908 955
117 924-927			
L.C.C. 117 957			
158 203			
I. & { 117 959	8 Dec. Referred to the Kent Commissioners and Reading	- 117	953
-967		25	179
D. { 158 205			
-210	8 June 1654. Claim allowed on report to the trust lands in Essex, and sequestration discharged, with arrears from the death of the mother, 10 May 1651.	23	1610
R. 117 913			
L.C.C. 168 319	7 Sept. Sloman's claim as guardian to all the lands in Kent and Essex, with the arrears from 8 Dec. 1653, allowed.	23	1630
R. 117 945			

## JOHN SIVIOR, Salisbury, Wilts.

NOTES 219 324	7 June 1650. Being a delinquent in the first war, but never sequestered, begs to compound for a messuage of the yearly value of 14 <i>l.</i> recovered by him at law, 11 March 1649; he was ordered to pay his adversary 40 <i>l.</i> for repairs before he could have possession.	219	320
-327			
D. 219 329			
P.R. 219 322			
P.R. 8 114			
R. 219 317	16 July. Fine at $\frac{1}{2}$ , 54 <i>l.</i> 3 <i>s.</i> 4 <i>d.</i>	- - - -	11 26

## JOHN and EDWARD SMITH, Sons of JOHN, and Grandsons of GEORGE SMITH, Esh, Co. Durham.

P.R. 118 351	7 June 1650. John Smith, infant son and heir, begs discharge of a messuage, lands, &c., in Elmden, co. Durham, settled by his father 20 Jan. 1639 on himself for life, with reversion to his sons, George and William, who are dead, and then to his other sons; petitioner is heir, but the premises are under sequestration for his father's delinquency.	118	347
117 1095			
D. 118 349			
O.C.C. 118 353			
D. 118 355	5 July. Referred to Reading	- - - -	8 203
R. 118 345			10 59
	17 Oct. On his report two months are allowed for proof of the deed, and of the death at Paris of John Smith, the father.	10 118	189 337

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	17 July 1651. Case postponed till the pleasure of Parliament be known.	14	208
D. 118 339 -341	23 Dec. John Smith begs to receive the rents on security meantime. Granted.	118 15	361 115
L. 118 343 H. 14 61 P.R. 25 47 114 1077 C. 32 236	20 April 1653. Edward Smith [heir after the death of John], by John Rushworth, of Lincoln's Inn, his guardian, begs discharge of sequestration of the estate come to him, and sequestered for recusancy only of George Smith, now dead.	114	1076 1079
114 1093-1099 118 335 D. 114 1081 -1091 H. 114 1069 I.& } 118 159 D. } -173	16 June. Lady Lee, Edw. Smith's mother, to be examined upon the deeds of settlement on which the whole case rests, and on the claim to the lands in West Anokland and Cockside House; also as to whether there has been any revocation, and whether she has any jointure on the estate. If not, the sequestration is to be discharged.	19	1096
	29 June. On Lady Lee's appearing, and making oath that she knows of no other deed for settlement of the estate than the two of 27 June 1621 and 30 Jan. 1640, nor that the estate is otherwise settled, nor of any revocation, and that she claims no jointure out of any of the lands therein named, and that no jointures are chargeable thereon,—the Committee for Compounding, being satisfied, discharge the sequestration, and direct that Rushworth receive the rents without interruption, and be paid all arrears since 20 April 1653.	19	1098
WM. STANLEY, Son and heir of the late WM. STANLEY, Hooton, Co. Chester.			
	7 June 1650. Pleads freedom from sequestration for recusancy of $\frac{1}{3}$ of his late mother's jointure, at Buerton, and of his own estate at Wirral; he having taken the oaths, &c.	120	165
O.C. 8 161 C. 118 201 120 187	7 June. The County Committee to be requested to certify the cause of sequestration. With a letter to them accordingly.	8 10	114 119 39
L.C.C. 120 175 177 148 435, 436 C. 118 197 199 118 181, 183 H. 120 173 O.C. 10 886	10 Sept. He is to take the Oath of Abjuration before the County Committee, and Reading to receive and report on his certificate, and what else he can plead in order to his discharge.	11 120	159 179
	31 Oct. Order on proof that he was twice convicted of recusancy, that he be allowed $\frac{1}{3}$ of his sequestered estate, and enquiry be made as to his delinquency.	10	197
	18 June 1651. He begs a speedy report to the House, having had a judgment of discharge on plea of conformity, and to be allowed his rents meanwhile.	120	193
H. 15 32 C.P. 15 38, 48	2 July. Being convicted of recusancy, his estate is to be seized and sequestered.	14	188
	23 Oct. On his request to receive his rents till his case is reported to Parliament, they are to be requested to give judgment, and if they do not, the Committee for Compounding will decide in a week as to his receiving his rents.	15	59
H. 25 3	20 Nov. Parliament not having decided what is to be considered conformity, he is to receive his rents, on security in 3 years' value for repayment if required.	15	95
	16 May 1654. On his request for discharge of sequestration and return of his bond, having pleaded his conformity in the Exchequer Court, been discharged there, and having taken the Oath of Abjuration, it is resolved that his estate cannot be discharged.	27	52

7 June 1650.

FRANCIS STEPHENSON, Unstone, Co. Derby.

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B. 219 107

7 June 1650. Begg to compound for delinquency in adhering to the forces raised against Parliament, &amp;c. Was never sequestered. 219 110

7 June. Ordered to be sequestered and admitted to compound - 8 118

18 June. Fine at  $\frac{1}{2}$ , 8*l.* 6*s.* 8*d.* - - - 8 149

21 June. Fine paid and estate discharged - - - 8 163

HENRY STYAN, Frith Lodge, or Frithbridge, Co. Leicester.

P.B. 219 211  
205  
P.B. 8 116  
B. 219 197  
C. 219 201  
202  
D. 219 1997 June 1650. Begg to compound for 12*l.* a year reserved from his estate, which he settled 1 November, 16 Car., on feoffees, in trust for payment of his debts and raising portions for his 9 children. Was sequestered in Feb. 1648, and appealed to the Committee for Sequestrations and the Barons of Exchequer, who referred him to the Committee for Compounding. 219 2089 July. Fine at  $\frac{1}{2}$ , 90*l.* 11*s.* 2*d.* - - - 11 218 Feb. 1651. Thomas [Lord] Grey to Reading. Henry Styan has lent Parliament 12*l.* in money, and a horse, and the deed which he produces is real; he has only 12*l.* a year, and is a very poor man. 219 20325 March. Fine reduced to 37*l.* 6*s.* 8*d.* - - - 12 171

WM. SYMONT, Ickleton, Co. Cambridge.

P.B. 219 357  
P.B. 8 114  
B. 219 353

7 June 1650. Begg to compound, being adjudged a delinquent - 219 355

16 July. Fine at  $\frac{1}{2}$ , 50*l.* - - - 11 27

18 Sept. 1651. Complains that the treasurers refuse to receive his latter moiety without special order, which he begs may be given. He paid the first moiety in July 1650, and gave bond to pay the rest within 6 weeks after his composition should be reported. Noted that the Registrar is to certify whether his fine has been confirmed. 117 499

WM. TURNER, Saffron Walden, Essex.

P.B. 8 114  
B. 219 177

7 June 1650. Compounds for delinquency in adhering to the forces raised against Parliament, being not yet sequestered. 219 179

9 July. Fine at  $\frac{1}{2}$ , 11*l.* 10*s.* - - - 11 2

Claimants on the Estate of BAYNHAM VAUGHAN, Ruardean, Co. Gloucester, ELIZABETH, his Widow, and JOHN, his Son, Co. Radnor.

P.B. 8 117  
10 38  
L. 237 178, 179  
C. 72 445, 447  
D. 72 442, 451  
B. 72 4357 June 1650. Wm. Bromwich, of London, complains of the seizure by the Brecon Committee of an estate at Clyro, co. Radnor, leased in 1626 by Baynham Vaughan for 99 years to Thos. Crowther, and coming to petitioner as a lapsed mortgage for a debt of 1,250*l.* 72 4397 June. County Committees of Radnor and Brecon to show cause 8 124  
10 41

16 Jan. 1651. Deed allowed and estate discharged - 10 347

R.C. 25 33

6 April 1653. Bromwich begs a lease of the  $\frac{1}{2}$  of the said estate, of a mill, and of other small tenements, sequestered for recusancy of [Elizabeth], widow of B. Vaughan, the letting of which to others injures his property, and they are let at a lower rent than before. 72 39716 May. County Committee object that they have leased to Roger Thomas, who has spent 20*l.* repairing the mill. 168 17

27 Nov. 1650. RUDHALL GWILLIAM and DAN. KERRY, both of Ross, co. Hereford, guardians of John, son and heir of Baynham Vaughan, about 13 years old, beg discharge of lands in cos. 89 149

# COMMITTEE FOR COMPOUNDING.—CASES.

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	Gloucester and Radnor, which came, in consideration of a marriage portion, to John Vaughan, but were sequestered for recusancy of Baynham Vaughan, lately dead.		
d. 89 156	27 Nov. 1650. Referred to the County Committee where the estate lies.	10	228
c. 89 159, 158	7 Jan. 1652. Gwilliam begs, on behalf of the son, discharge of Baynham Vaughan's estate, sequestered for recusancy only.	89	153
	7 Jan. The Gloucestershire Committee are to certify the age of John Vaughan, and whether he is brought up a Protestant.	15	173
	11 Nov. Committee for Compounding report that Baynham Vaughan is an excepted person, and his estate in the Act for Sale.	30	178
	12 Dec. 1650. ELIZABETH, widow of B. VAUGHAN, begs an order for $\frac{1}{2}$ of her jointure lands in co. Radnor, with arrears since last December, being settled on her in consideration of a marriage portion of 3,500 <i>l.</i> ; also to be admitted tenant to the other $\frac{1}{2}$ .	126	331
	12 Dec. Granted as to the $\frac{1}{2}$ ; the estate to be let to the best advantage.	10	272
	1 March 1652. The South Wales Commissioners remonstrate against payment of the $\frac{1}{2}$ , sending depositions to prove that Baynham Vaughan was one of those exempted in the Act of Grace, and a great delinquent.	237	180 181
	5 May. Committee for Compounding order them to say if they have anything against Baynham Vaughan that the $\frac{1}{2}$ should not be continued.	30	422
	16 April 1651. PHILIP HALL, of Ruardean, late servant of Bayn. Vaughan, begs allowance of a little house and backside in Clyro, co. Radnor, value 40 <i>s.</i> a year, his only reward for long service, given him by word of mouth by his late master.	89	715 650
	16 April. County Committee to certify whereabouts in Clyro the cottage stands.	14	86 89 648
L. 89 651	12 July 1655. The County Committee for Radnor are to say whether the cottage is in Clyro or Clitheroe, when further order will be given.	28	12
168 147			
B. 89 645			
P.R. 14 167	10 June 1651. JAS. HAYNES and other creditors of Baynham Vaughan, beg allowance of a deed whereby Vaughan settled an estate in 1628 on himself, his wife, Elis. Guildford, and his son, the profits to go to pay his debts; and on his death he owed petitioners 3,000 <i>l.</i>	126	231 267
126 229			
D. 126 73			
P.D. 126 240			
241			
C. 33 268	4 Aug. 1653. Claim allowed and sequestration discharged, but if any of the creditors are recusants, $\frac{1}{2}$ of the debts to go to the State.	19	1110
126 227, 235			
D. 126 233,			
238, 239			
B. 126 221	4 Nov. Order to the Gloucester Committee that the arrears be paid by those persons in whose hands they are.	25	241
L.C.C. 156 341			
	19 June 1651. ROB. PICKERING, of East Grinstead, Sussex, begs to prove his title to a lease of lands in Abershall and Michel Dean, co. Gloucester, late the possession of the late Baynham Vaughan, but they are sequestered for Baynham's supposed recusancy.	237	182
	19 June. Referred to Reading	14	170 237 183
D. 237 184	13 Aug. 1652. Report that Vaughan granted the premises to his sister Elizabeth in reversion after their mother, Joan Vaughan, who died 26 Jan. 1643, as security for her portion; they were sold by Elizabeth Vaughan to Thos. Roper, and came by assignment to Pickering. Also note of certificate that Baynham Vaughan died 11 July 1650.	237	194 -196
-190			
ACCTS. 237 191			
C. 237 192			
D. 237 193			
D. 237 197			

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7 June 1650.	BAYNHAM VAUGHAN, &c.— <i>cont.</i>		
P.R. 14 171	19 June 1651. WM. JONES, of Nasse, Dean Forest, co. Gloucester,	95	276
95 274	petitions that he purchased from the late Baynham Vaughan		
D. 95 286	a lease of the farm of Nasse, $\frac{1}{2}$ of which are sequestered for his		
C. 95 284	recusancy; begs allowance of his title.		
D. 95 277,	27 May 1652. Claim allowed and sequestration discharged	- 16	471
279, 282			
R. 95 267			
	26 July 1655. ROB. GULDEFORD, of London, and JOHN WAKEMAN, 139	302	
	of Beckford, co. Gloucester, beg discharge of lands, part of		
	the jointure of Elizabeth, widow of Baynham Vaughan, sold to		
	them by her, but sequestered for recusancy of Baynham, who		
	is dead.		
	26 July. The County Committee for Gloucester to certify, and 29	12	
	Reading to report.		
	LESSREES OF THE ESTATE.		
	19 Aug. 1651. NICH. MORSE, of Michel Dean, co. Gloucester, 101	882	
	begs a lease of $\frac{1}{2}$ of the whole estate of the late Baynham		
	Vaughan, sequestered for recusancy of John Vaughan, his son		
	and heir, an infant of 12 years ( <i>etc.</i> ); petitioner has been tenant		
	for divers years.		
D. 164 163	19 Aug. County Committee to survey and let according to in- 14	260	
	structions.		
	22 July 1652. Morse complains that being admitted tenant to 101	883	
	$\frac{1}{2}$ of Ruerdean Manor, sequestered for recusancy of Baynham	887	
	Vaughan, deceased, Rob. Powell, bailiff of the liberty, has		
	distraigned his tenants' cattle, and forced from them 30 <i>l.</i> on		
	pretence of some charge out of the Exchequer, whereby peti-		
	tioner is unable to pay his rent. Begs restoration of the money,		
	and orders against further molestation.		
	22 July. County Committee are to see that the tenants are not dis- 17	35	
	turbed, and Powell is to pay back the 30 <i>l.</i> forced from peti-		
	tioner, or show cause.		
	13 July 1653. Nich. Morse, late tenant, and Capt. Stapt, present 101	875	
	tenant of Baynham Vaughan's lands, petition that they cannot		
	obtain repayment of the 12 <i>l.</i> and the 24 <i>l.</i> levied on them		
	respectively by John Howe, sheriff, and Rob. Powell, deputy-		
	sheriff, and beg redress.		
	13 July. Order that 24 <i>l.</i> be returned to Morse and 12 <i>l.</i> to Stapt, 25	119(2)	
	if levied as alleged.		
	1 Feb. 1653. JOHN GILES, of Aston Ingham, co. Hereford, son and 87	296	
	executor of the late John Giles, petitions that in 1651 the		
	County Committee leased to his father $\frac{1}{2}$ of the estate of Elis.		
	Vaughan, widow, in co. Hereford, for 7 years, at 70 <i>l.</i> , but the		
	County Committee now pretend that the lease is invalid, and		
	threaten to let the estate unless he will take a new 7 years' lease		
	at 90 <i>l.</i> ; to save trouble, has agreed to do this, although to his		
	own loss. Begs an order for the lease.		
	1 Feb. County Commissioners to certify what they know - 17	646	
	10 Feb. On motion in his behalf, Brereton is ordered to examine 17	666	
	both leases and draw up a new lease for Giles.		
	Claimant on the Estate of THOS. WALMSLEY, D.D.		
P.R. 115 481	7 June 1650. JOHN SANTHEY, barrister, begs to compound as 115	479	
	creditor for a house and lands [in Packford, co. Worcester],		
	conveyed to him by Thos. Walmsley as security for a debt of		
	400 <i>l.</i> , but he cannot take his course to recover it, as Walmsley		
	is a delinquent and has not compounded.		
	7 June. The Committee for Compounding cannot admit him - 8	117	

7 June 1650.

Claimant on the Estate of RICH. WATERS, Briggsley, or  
Cawthorpe, Co. Lincoln.

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7 June 1650. THOMAS HARDY, of South Somercotes, co. Lincoln, begs discharge of the sequestration of a house and lands in Louth, which he bought 5 years since of Richard Waters of Briggsley, and which, unknown to petitioner, were newly sequestered, and so continue. Has been ever well-affected to Parliament, to the plundering of his goods and loss of his estate by the King's party. The estate is not worth 200*l.*, and so not sequestrable according to the Ordinance. Is a widower with 6 children.

90 515

19 July. Petition rejected, as the Committee can do nothing - 11 37

90 515

20 Nov. Petition renewed for discharge of a messuage and lands in Louth and Great Carlton, co. Lincoln, bought of Rich. Waters, of Cawthorpe. Begs certificate of the cause of sequestration, with liberty to cross-examine witnesses. Granted.

10 215

L.C.C. 162 247

19 March 1651. Petition renewed, the County Committee having certified that Waters was no delinquent, but faithfully served the Parliament. Noted, "Respited, as no relation to a composition. [Query] whether we shall admit him to compound or not."

90 510

Claimants on the Estate of JOHN WINCHCOMBE, Hen-  
wick, Thatcham, Berks.

7 June 1650. JOHN MONGER, of Godalming, Surrey, begs allowance of his title to Weston Farm and Manor, co. Somerset, leased to him 15 Nov. 1640 for 17 years, at a peppercorn rent, on payment of 1,100*l.* by John Winchcombe and Sir Greg. Norton, of Hampden, co. Bucks, Bart., with proviso of avoidance on repayment; has only received 60*l.*, the estate being sequestered for Winchcombe's recusancy. Made good his case before the Barons of Exchequer, but their power has ceased.

104 388

7 June. On motion on his behalf, the case respited - 8 117

10 38

17 July. Monger's petition for allowance of a deed made 15 Nov. 1640 referred to Reading. 11 34

R.C. 15 65

c. 114 899

D. 91 845

L. 91 849

E. 91 842

R.W. 15 195

H. 15 182, 249

O.C. 16 27

H. 16 423

D. 91 853-858

c. 136 395

30 Oct. 1651. WM. HOCKLEY, of Illsfield, Hants, begs discharge of seizure of rents on Lawnsdown Manor, co. Somerset, sequestered as the estate of John Winchcombe, on which petitioner entered for non-payment of 32*l.* rent by Sir Gregory Norton [Winchcombe's trustee], according to the terms of a lease dated 21 May 1640, the said Sir Gregory having the preceding day, for 400*l.*, leased the same to petitioner for 99 years at the rent of a peppercorn. Has had quiet possession of the same, and the sequestration was discharged by the Somerset Commissioners 13 April 1649.

91 844

15 Jan. 1652. Lease disallowed for lack of proof of Sir G. Norton's trust. The County Committee of Somerset are to examine the title, and Hockley to account to them for his receipts.

15 198

199

27 May. Allowed  $\frac{1}{2}$  of the estate granted by the lease till he has recovered the debt with damages, or the whole if he can prove that the John Winchcombe named is not a recusant.

16 467

1 June. Allowed the whole rent of 32*l.* with arrears, on the certificate of the non-sequestration of Winchcombe.

16 478

WM. WORTHINGTON, Blansco, Co. Lancaster, Recusant,  
THOMAS, his Son, and a Claimant on his Estate.

c. 80 358

7 June 1650. HUGH DICCONSON, of Coppull, co. Lancaster, begs a lease of  $\frac{1}{2}$  of a tenement in Coppull, of which for the sum of 25*l.* paid, Edward Dicconson, his father, became possessed

80 357

7 June 1650.

WM. WORTHINGTON, &c.—*cont.*

for his own life, and the lives of Ann, his wife, and John Lucas, her son; the reversion expectant being in Worthington of Blansco, a recusant. Lucas died in the Parliament's service at the siege of Lathom, under Col. Rigby, now Baron of the Exchequer, and since his death, petitioner has entered upon the premises as his brother and heir, and enjoyed the same till sequestration. Prays the Committee for Compounding to direct Worthington (who are willing so to do), or the County Committee, to grant the lease to petitioner.

- |            |  |   |   |     |     |
|------------|--|---|---|-----|-----|
|            | 7 June 1650. County Committee to let the estate to the best value, and admit petitioner tenant if he offer as much as any other.   | 8   | 115<br>121  |     |     |
| o.c.c. 134 | 80   | 6 Jan. 1652. Wm. Worthington begs confirmation of his order of discharge made by the Barons of Exchequer 13 Nov. 1649. Is not liable to sequestration save for recusancy. | 134   | 97  |     |
|            |  | 6 Jan. The County Committee are to observe the directions of that order.  | 16  | 170 |     |
|            | Jan. ? Thomas Worthington, his son, petitions to like purport  | - 134   | 101<br>103  |     |     |
|            | 6 Jan. Upon an order of the Barons of Exchequer, of 8 June 1648, —for Wm. Worthington's discharge, if he can prove that he was not in arms when taken prisoner at Ormskirk, and that he was under power of the enemy when he maintained a man in Wigan garrison for him, and for him meantime to enjoy $\frac{1}{3}$ of his estate on security:—order that the sequestration be taken off $\frac{1}{3}$ of his estate, but continued on the other $\frac{2}{3}$ for his recusancy. | 15  | 170   |     |     |
| c. 134     | 93-95  | 22 April. He begs discharge on the Act of General Pardon, being again questioned for delinquency, but never adjudged nor sequestered for that offence.                    | 134   | 91  |     |
|            |  | 22 April. The County Committee to certify whether his estate was under sequestration 1 Dec. 1651.   | 16  | 341 |     |
| c.         | 32   | 23  | 26 May. On their certificate that he was not then sequestered, discharge granted with the usual provisos.   | 161 | 355 |
|            | 134  | 87  |   |     |     |
| L.C.C.     | 134  | 89  | 1 June. Discharge granted for $\frac{1}{3}$ only, he being a recusant   | 16  | 484 |
|            | 161  | 853   | 28 Dec. 1653. He begs to contract for $\frac{2}{3}$ of his sequestered estate on the Act of 21 Oct. 1653.   | 134 | 84  |
| P.R.       | 26   | 3   | 1 March 1654. Having punctually complied with the said Act, and upon very hard terms provided money for his intended contract, he complains that some parts of his estate are farmed by others, by leases from the County Committee, which have not been confirmed; prays that, since his intended contract has received a stop by superior order, he may farm the $\frac{2}{3}$ of his estate for this year, and so forward as long as his sequestration lasts, on security. | 134 | 85  |
|            |  |   | 1 March. According to the late Ordinance of the Protector, the Committee for Compounding direct the County Committee to let the $\frac{1}{3}$ to petitioner for one year, on the expiration of the present yearly tenancy, he giving the highest rent ever received for it.   | 25  | 306 |
|            | 5 Dec. He begs a positive order to the County Committee to comply, at their next meeting on 21 Dec. 1654, with the terms of the order of 1 March 1654, the tenancy expiring on 1 Jan. 1655. Granted.   | 134   | 82<br>27  | 195 |     |
|            | 29 Dec. He complains that the County Committee have excepted from his contract for $\frac{2}{3}$ of his estate $\frac{1}{3}$ of certain old rents, and of 4 acres of land, &c., called Lucas tenement, now in the possession of Hugh Dicconson, who, against petitioner's consent, claims to be tenant in right of his father's marriage with the widow of a former tenant.  | 134   | 75  |     |     |



COMMITTEE FOR COMPOUNDING.—CASES.

2365

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7 June 1650.				
	29 Dec. 1654. County Committee to observe the former order of 5 Dec. 1654, and to certify.		27	226
			134	77
P.E. 134 79	20 Feb. 1655. Worthington complains that he is still disturbed in his tenancy by Dicconson, who refuses obedience to the orders of the Committee for Compounding and County Committee.	134	65	
	20 Feb. Dicconson to appear before the Committee for Compounding, and shew cause why he should not deliver possession.	27	301	
	20 Feb. Dicconson begs a lease of the tenement, either for 3 lives or a term of years.	80	347	
D. 134 69, 67 NOTE 134 71	20 Feb. He is to prove his title, and Worthington to be allowed to cross-examine the witnesses; Dicconson is to give security to the County Committee for £, to answer the same if he be evicted.	27	301	
	22 Feb. Both parties left to their remedy at law; meanwhile Worthington to have $\frac{1}{2}$ of the profits of the estate in dispute. The order of 20 February upon Dicconson's petition made void, and if he does not give security before the next assizes at Lancaster, the County Committee are to eject him and put in Worthington's son.	27	307	
	15 June 1655. JOHN FLOOD begs reference to counsel of his title to an assignment sold to him of an extent on Blansco Hall, Coppull, Samlesbury, &c., co. Lancaster, late the estate of Wm. Worthington, and $\frac{1}{2}$ sequestered for his recusancy.	142	239	
	15 June. Referred to the County Committee and Reading	-	27	403
C. 34 15	19 June. The rents to be kept in the tenants' hands, on his security not to intermeddle, provided the case be heard in 3 months.	27	419	
	19 June. Flood begs that as his title is long precedent to sequestration, he may receive the rents on security, or that they may remain in the tenants' hands, and the case be speedily heard.	142	237	
11 June 1650.	REGINALD FOSTER, Inner Temple, and St. Giles-without-Cripplegate, and the Claimants on his Estate.			
	COL. ROBERT OVERTON, son-in-law of Anne Gardiner, requests that part of the estate of Reginald Foster, who has dealt hardly with her as to a debt of 100 <i>l.</i> , may be set out to her for payment.	237	198	
	12 July. 1650. ANNE, widow and executrix of JEREMY GARDINER, petitions that in 1638, Reginald Foster, of Cripplegate parish, became bound in 200 <i>l.</i> to pay her husband 104 <i>l.</i> next year, but being sequestered for delinquency, has neither paid principal nor interest since 1642; 2 other mortgagees having had allowances, and their debts being nearly paid off, she begs the like allowance when these mortgages are cleared, being in extreme want.	88	1158	
	12 July. Petition rejected	-	-	11 18
	Dec. 1650? RICH. ELTON, of Edmondsbury, [Bury St. Edmonds], Suffolk, begs to compound on the Act of 1 August for a 99 years' lease of a house and gardens in Middlesex, demised to him 15 Car., by Reginald Foster for 325 <i>l.</i> , at 30 <i>l.</i> rent, but of which he has received no benefit yet, there being a life estate, an extent for 100 <i>l.</i> , and other incumbrances thereon.	84	248	
C. 32 48 226 539	15 Sept. 1652. REGINALD FOSTER begs discharge on the Act of Pardon, not being sequestered on 1 December last. No order.	85	691	

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11 June 1650.	REGINALD FOSTER— <i>cont.</i>		
P.M. 226 533	21 Oct. 1653. He begs to compound for his estate on the Parlia-	85 674	
534	ment Order of 3 September last, not having been engaged	226 531	
R. 226 525	against Parliament since Jan. 1649.		
D. 226 535, 537,	21 Oct. Referred to Reading - - - - -	12 571	
541-555		226 529	
85 676	28 Oct. Fine at $\frac{1}{2}$ , 320 <i>l.</i> - - - - -	12 573	
L.C.C. 163 3	25 Nov. Some deeds charging his estate with an annuity of 4 <i>l.</i> ,	85 685	
O.C.C. 163 5-13	and some debts being disallowed in his composition, as being		
R. 226 523	made after his delinquency and sequestration, he begs an order to		
	the Middlesex Committee to examine the date of his delin-	25 178	
	quency and sequestration. Granted.	12 589	
	6 Jan. 1654. Order on report that 20 <i>l.</i> be abated of the fine for the		
	annuity, and a debt of 200 <i>l.</i> to Mr. Cook, and he is to make up		
	what he has paid to 300 <i>l.</i>		
14 June 1650.	MARY, Widow of DAN. AMBROSE, D.D.		
P.R. 8 181	Begs discharge of her jointure lands in Halifax, Shipley, and	62 318	
10 54	Bingley, co. York, settled on her in consideration of valuable		
	lands in Methley, which were settled on her by Edw. Slater, of		
	Halifax, her first husband, but sequestered for delinquency of		
	her second husband, who died 29 March last.		
L. 62 320	9 Aug. 1650. The County Committee for York to examine the	11 73	
R. 62 315	validity of the deed and the value of the lands.		
	2 Jan. 1651. She is to be allowed her jointure, unless the County	10 322	
	Committee shew cause to the contrary in a month.		
	Claimant on the Estate of THOS. BARNABY, Brook-		
	hampton, Co. Hereford.		
D. 95 1028	14 June 1650. JAS. INGRAM, of Hatfield, co. Herts, or London,	95 1027	
-1033	begs allowance of an extent on the estate of Thos. Barnaby,		
	and John, his son and heir, on a statute for 1,600 <i>l.</i> The sheriff		
	came to put him in possession, but was obstructed by the		
	County Committee, the lands being sequestered for Barnaby's		
	delinquency.		
R. 95 1023	14 June. Referred to Brereton - - - - -	10 43	
		8 132	
D. 95 1017	26 Sept. Order on report that Brereton re-examine on what	95 1015	
-1021	ground the statute was entered, and what remains unpaid, and	11 196	
R. 95 1013	Ingram is to show why the estate was not extended before 1649.		
	17 Oct. Statute allowed, and Ingram to receive the profits of the	10 188	
	estate,—being rents in Hampton Charles, Bromyard, Warton,	95 1011	
	&c., co. Hereford, and cattle value 40 <i>l.</i> ,—till the debt is paid,		
	he compounding for it according to rule.		
P.R. 95 1009	10 Dec. He begs to compound accordingly. Noted as referred to	95 1008	
1010	Brereton.		
	12 Dec. Fine on the Act of 1 Aug. 1650 touching mortgages,	10 269	
	&c., 67 <i>l.</i>		
R. 95 1005	17 Dec. Fine paid and sequestration discharged - - - - -	10 276	
	THOS. BULLOCK, London.		
P.R. 219 153	14 June 1650. Begs to compound for delinquency in assisting	219 152	
P.R. 8 131	the King against Parliament. Was never yet sequestered.		
R. 219 149	9 July. Fine at $\frac{1}{2}$ , 74 <i>l.</i> - - - - -	11 1	

14 June 1650.

## COL. JOHN FOX.

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	14 June 1650. His petition (missing) for enjoyment of lands granted him by Parliament referred to Reading.	8 132 10 43
	31 Oct. Order in Parliament granting Col. Fox $\frac{1}{2}$ of Edgbaston Manor, co. Warwick, and $\frac{1}{2}$ of Rob. Middlemore's lands in King's Norton, Yardley, and Northfield, co. Worcester, confirmed to his widow and children.	12 5 237 200
	4 Nov. Order by the Committee for Compounding accordingly -	12 5
	12 Nov. Parliament order that the Committee for Compounding issue warrants to the County Committees to permit the children of the late Col. Fox to enjoy $\frac{1}{2}$ of the estates granted them in cos. Warwick and Worcester, and warrants to their treasurers to pay to the children all their receipts from the premises. With order in the Committee for Compounding 13 Nov. accordingly.	237 201 202
	14 Nov. The County Committees of Warwick and Worcester are to certify accounts of the moneys paid to Col. Fox from the estates in their counties.	12 17 85 384
	18 Dec. The Committee of co. Warwick is to pay 200 <i>l.</i> on security to his executors.	10 282
	4 Feb. 1651. Orders granting his widow 40 <i>l.</i> , if so much be returned to Goldsmiths' Hall out of Edgbaston Manor, and 10 <i>l.</i> for her present relief.	10 379A 12 111
	March ? Petition of Hen. Newman that in 1648, he lent Col. John Fox 16 <i>l.</i> on a bond for 30 <i>l.</i> , but took no legal course to obtain his money, knowing that Fox had settled on him $\frac{1}{2}$ of the sequestered estate of Rob. Middlemore, and hoping payment; but the Colonel has died much in debt. Begs payment of the 16 <i>l.</i> from 230 <i>l.</i> returned into the Goldsmiths' Hall treasury as due to Fox's wife and children.	107 362
L.C.C. 237 203		
L.C.C. 170 455	14 May 1651. On complaint that Capt. Tudman, uncle of Col. Fox's children, Capt. John Johnson, and others, on pretence of arrears due to them as officers of the late garrison, have distrained the goods of the tenants of Rob. Middlemore, the Committee for Compounding order them to appear and answer for such proceedings, or yield obedience to the County Committee, acting on their orders.	14 121
L.C.C. 170 453, 451, 449	20 May. If they further disturb the tenants, Capt. Girdler and all other soldiers are to quiet the tenants' possession, and the sheriff of co. Warwick to grant replevins in the nature of a <i>toties quoties</i> , as often as Capt. Tudman takes distresses on the premises.	14 127
I. & } 170 439 D. } -448	28 May. The accounts of the late Col. Fox. referred to Auditor Sherwin.	14 139
	8 July. The Committee for Compounding to the County Committee for Warwick. Being informed that the claimants are going to law, we order them to appear before us, the proper authority for their relief, according to an Act of Parliament subsequent to that in Fox's favour. You are to take examinations of their proceedings, to be sent up to us.	30 453 95 679
L. 95 681	29 Aug. Thomas Shaw, late treasurer of Edgbaston garrison, and Capt. John Johnson, beg a copy of the depositions, and leave to proceed at Common Law, having on 20th August obeyed the summons to appear, but the Committee for Compounding were not then sitting. Are not able to attend, in respect of their being employed for the State to gather the excise of co. Stafford.	95 677
	29 Aug. Ordered a copy of the depositions, and the case to be heard in course.	14 264

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14 June 1650.	COL. JOHN FOX— <i>cont.</i>		
ACCTS. 85 399 -403	14 Jan. 1652. Wm. Fox, Wm. Smallwood, and Capt. Humphrey Tudman, for Humphrey and John Fox, beg that, until Col. Fox's accounts [on which 2,261 <i>l.</i> 1 <i>s.</i> 10 <i>d.</i> is still due] be perfected by the Auditor, his children may have some allowance out of the profits of the estate granted him by Ordinance of Parliament in June 1644, and by Act in June 1649, and that Tudman may be recompensed for his charity in supporting them above 3 years. More than 600 <i>l.</i> has been received from the estate, but nothing by petitioners.	85	417
	21 Jan. Nothing being paid, and Tudman threatening to send the children to beg for their living, Smallwood and Fox beg some small sum for their maintenance.	85	416
L.C.C. 170 437 D. 170 435	26 April 1653. Tudman complains that, having as a father provided for the children, he is now in great want himself, so that they will be utterly ruined if not speedily assisted, and entreats that such money as has been received out of the estate may be paid, for supply of their great wants, lest otherwise, the Commonwealth's enemies say in reproach—and especially in the country where his service was so eminent,—“These are the children of Colonel Fox.”	85 237	414 204
D. 106 196 198			
L.C.C. 170 433 D. 85 405	26 April. The petitioner is to state Col. Fox's accounts with the Auditor, and the County Committee to certify the value and amounts received.	25	49
L.C.C. 170 429 D. 170 427 C. 85 407 D. 170 431			
	31 March 1654. Tudman petitions the Protector, rehearsing Col. Fox's services to the Commonwealth, in possessing himself of the manor house of Edgbaston, on the borders of cos. Worcester, Salop, and Stafford, near to Dudley Castle, then held for the King; in garrisoning the same with 400 men and 200 horse, maintained “by such means as he from time to time drew out of the bowels of the enemy,” for which services he obtained from Parliament the manor of Edgbaston, for discharging the arrears of the garrison.	85	411
	On the Act requiring all profits of delinquents' estates to be paid into Goldsmiths' Hall, Col. Fox petitioned and obtained the order of the House in confirmation of their former order, which, upon his death, was confirmed in favour of his widow and children, who have neither had possession of the lands nor received the profits from the Committee for Compounding. Tudman begs that all the money received from the said estate, being less than the sum due to Col. Fox, may be paid for their benefit. The estate itself is now in possession of a child, who is no delinquent [Richard, son of Rob. Middlemore, who died 25 Feb. 1652].		
P.R. 27 19 C. 33 343	With order thereon by the Protector to the Committee for Compounding, to pay all profits received since Col. Fox's decease to petitioner, for the benefit of the widow and children, or to certify why they forbear to do so.		
B. 85 389 C. 85 305	17 July 1655. Order in the Committee for Compounding that Reading draw up a report, which they will present to the Protector.	29	33
	31 Oct. They report that, by a proviso in the Act of 15 April 1650, their predecessors were forbidden to give orders for payment of money, without the special order of Parliament, and that they themselves, by the Ordinance of Protector and Council of 10 Feb. 1654, have no power to pay any money except quit-rents, out-rents, &c.; also that, by Ordinance of 21 June 1654 for bringing the public revenues into one treasury, all moneys at Goldsmiths' Hall are paid into his Highness' Exchequer.	29	73

14 June 1650.

LADY ANNE LAKE, Widow of SIR ARTHUR LAKE,  
and the Lessees of her Estate. Vol. No.  
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	14 June 1650. Lady Lake begs that Wm. Heveningham may be continued lessee, at rent of 100 <i>l.</i> , of Great Dunmow Parsonage, Essex, $\frac{1}{4}$ of which are sequestered for her recusancy, as he keeps the house and church in repair, and retains her $\frac{1}{4}$ in part of a debt she owes him, and also pays the 36 <i>l.</i> rent reserved to the Bishop.	98	843
	14 June. The Essex Committee to certify the improved value, and not to dispose of it till further order.	8	133 134
a. 61	333 19 Sept. 1651. They report that the manor and rectory, with 8 <i>l.</i> 15 <i>s.</i> of the 36 <i>l.</i> rent reserved to the Bishop of London was conveyed 28 Feb. 1651 to Wm. Adderley by the Gurney House Trustees.	61	334
	20 Feb. 1652. Wm. Heveningham, M.P., having been divers years tenant to $\frac{1}{4}$ of [Great] Dunmow Rectory, sequestered for recusancy of Lady Anne Lake, begs a 7 years' lease on the former terms.	94	551
	20 Feb. The County Commissioners to act according to their instructions, and to certify the value if so let.	16	46
	21 Oct. Lady Lake begs allowance for repair of the dwelling house, or it will fall down. Granted.	98 17	841 349
	22 Sept. 1654. Wm. Adderley, of Chatham, Kent, begs to be admitted tenant to Much Dunmow Manor, of which he holds the reversion of the tithes and glebe lands, formerly leased to Nich. Copley, who has given up the lease, as he cannot keep the premises at the rent he pays, and has ploughed pasture land, and let the houses go to decay.	61	338
	22 Sept. The County Committee are to grant Adderley a lease for one year at the true value, and certify the contract.	27	122
	28 Sept. 1654. NICH. COPLEY, of [Great] Dunmow, petitions that, having been 7 years tenant to $\frac{1}{4}$ of the tithes and glebe lands at 290 <i>l.</i> rent, which the County Committee cannot abate, though there is good cause, he may be continued tenant for a year at the former rent. Will make all needful repairs.	76	613
	28 Sept. The County Committee to examine witnesses, on both Copley and Adderley's behalf, and send them up.	27	124
	7 Nov. Lady Lake having been absent from England, on her return claims the mansion house as her residence, it being her jointure, and she having no other abode.	98	835
d. 98	837 7 Nov. County Committee to certify, and if no cause appears to the contrary, she is to have the house and grounds.	27	153
e. 27	165 2 Jan. 1655. The Committee for Compounding confirm the agreement made by the County Committee between Lady Lake and Adderley, if no disadvantage accrues to the State thereby.	27	230
	Claimants on the Estate of EDWARD LEWKNOR, Eastbourne, Sussex.		
	14 June 1650. PETER FUSSELL [of Bishop's Waltham, Hants], begs examination of his title to a house and lands in Tillington, Sussex, conveyed to him 13 Charles for 99 years, on payment of 200 <i>l.</i> by Mat. Jackson, with proviso not fulfilled of redemption, but sequestered for recusancy of Edw. Lewknor, who has only a pretended title thereto. Appealed to the Barons of Exchequer, but before the hearing of his report, their power in such cases expired.	86	554
	28 June. Referred to Brereton - - - - -	8 10	180 54
d. 86	556 1 May 1651. Deed allowed on report, unless the County Committee show cause to the contrary in 14 days, or unless	14	103
e. 86	551 Vaughan, registrar to the Barons of Exchequer, certify that	86	547
c. 86	557 they gave judgment in the case.		
O.C.C.	86 549		

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14 June 1650.			
	17 Dec. 1651. Order confirmed, and on his request, arrears granted from 24 Dec. 1649.	86	546
	8 March 1652. On information by the Sussex Committee that Richard Williams, of Chichester, Sussex, administrator of Edw. Wade, debtor to Edw. Lewknor, had sold Wade's personal estate to Thos. May and Rob. Anderson, for the use of his wife, to defraud the State and the creditors of $\frac{1}{2}$ of a debt of 132 <i>l</i> . due by Lewknor to Wade,—May and Anderson plead that they should not pay in Wade's debt of 132 <i>l</i> . to Lewknor, because Williams fully administered Wade's estate, and there is owing to Williams 100 <i>l</i> . over and above the value of Wade's estate, none of which came to Anderson.	63	381
	3 March. Case referred to the County Committee. No order	- 16	88
	FRAS. MANNAY LE COVERING, French Merchant.		
o.c.c. 102 797	14 June 1650. He petitions that, having had great losses at sea, he retired to co. Bucks to live cheaply, till he could meet his engagements; that the County Commissioners, on undue information, summoned him to take the Oath of Abjuration or be sequestered, which he is not obliged to do, being neither a denizen nor naturalized, but he is willing to subscribe the engagement. Begs discharge of his estate and freedom from taking the oath.	102	795
	14 June. His household stuff to be left till further order, but his wife's estate to be sequestered, on his not appearing to take the oath.	8	132 138
	Claimant on the Estate of ANNE, Widow of WILLIAM PORTER.		
P.R. 8 133	14 June 1650. Wm. Blackstone, of Andrews House, co. Durham, begs allowance of his title to lands called Shield Raw, lately in the possession of Wm. Porter, at whose death they were sequestered for recusancy of Anne, his widow, who had no estate therein but for the use of Wm. Porter, jun., her son, an idiot, now deceased. Petitioner claims by virtue of indentures of 10 Aug. and 28 Sept. 1614, and is well-affected to Parliament.	69	418
L. 69 420			
D. 69 421			
L.C.C. 69 425			
155 257			
D. 69 422			
423			
R. 69 413			
237 199	1 April 1652. Anne Porter is to prove that she has no jointure or right in the estate except for her son; Blackstone to make further proof of his title and take the Oath of Abjuration.	16	249
L.C.C. 155 253		69	411
D. 155 255			
D. 69 410	8 Sept. Blackstone begs speedy hearing of the proofs sent up by the County Committee for Durham. Granted.	69	427
		17	202
	23 Sept. 1652. Claim allowed and sequestration discharged; arrears granted from 14 June 1650.	17	268
	SIR CHARLES SHELLEY, Bart., Michelgrove, Olapham, Sussex, by his Guardians, COL. JAS. TEMPLE and BENJ. WESTON, M.P.		
P.R. 116 891	14 June 1650. Col. Temple represents that Shelley, being only 13 years old, cannot be called a Papist, as none are Papists under 16, and that he is not Popishly educated. A farm of his, called Lee Farm, is sequestered, as belonging to Col. Hen. Shelley, who was in the wars, but neither he nor his father claimed it, one being dead and the other in Barbadoes. Sir John Shelley, the grandfather of Sir Charles, died in possession of it. Begs its discharge, according to orders of the Committee for Sequestrations.	116	883
-893			
D. 116 885	14 June. Order to Brereton to examine the proceedings before the Committee for Sequestrations and Barons of Exchequer.	8	131
-889, 895		10	42
R. 116 879	11 July. On certificate that Sir Charles is not 14 and that he frequents church, order for discharge of the estate, and the	11	12
D. 116 897			

			Vol. No. G or p.
14 June 1650.			
L. 116 899	County Committee are to certify who was in possession at the time of sequestration, and whose the estate really is.		
	31 July 1650. Committee of Sussex certify that goods of value discovered in Michelgrove House are held by Col. Jas. Temple, and request an order for their delivery, that they may be sold.	237	205
NOTE 11 269	15 Oct. Order on their certificate that, as Lee farm is belonging to Sir Charles Shelley, it be discharged from sequestration.	11	227
	29 Jan. 1651. Col. James Temple, as guardian of Sir Charles Shelley, begs discharge of Muntham [Mundham?] Farm, Sussex, which the County Committee have sequestered as the estate of [Thos.] Middleton.	121	807
	29 Jan. County Committee to certify why they have sequestered the estate, and Brereton to report.	10	373
L.C.C. 116 909,	8 Oct. Sir Charles begs to enjoy the goods, and also begs discharge of the goods sequestered as belonging to his father, Sir William, or his grandfather, Sir John Shelley, who died after his father, both recusants, whereas the goods belonged to the grandfather, on whose death, in 1641, they were in custody of Dame Jane Shelley, the grandmother, who died long since [at Michelgrove in Feb. 1644. See 116, p. 923.] Begs also discharge of Lee Farm, as notwithstanding the order of 15 Oct. 1650, the County Committee order him not to receive the rents.	116	907 921
NOTE 30 447			
911, 927,			
935-939			
L.C.C. 237 206			
D. 116 901	8 Oct. Order that he prove his title to the goods, which the County Committee are to inventory as to whose they are, and they are to remain where they now are on security in double the value. Also the County Committee are to certify why they have refused the rents of Lee Farm.	15	42 919
-904, 942,			
948, 929-933,			
170 9-13			
O.C. 30 448			
E.W. 15 204	27 Nov. The County Committee are to certify whether the wife of Sir John Shelley was sequestered in her lifetime, and whether for delinquency or recusancy, and the grounds thereof. [Benj.] Weston "to examine thereunto if he desire it."	15	108
D. 116 923			
-925			
R. 116 917	29 Jan. 1652. The report states that the goods were valued at 200 <i>l.</i> , and at the beginning of the troubles, were hidden in a chimney near the kitchen. They consisted of linen, bed furniture, Turkey work, carpets and hangings, and belonged to Lady Jane Shelley, deceased Feb. 1644, and also to Sir John, who died 30 Nov. 1641.	116	917
	29 Jan. Order on report that the goods belonging to Sir John and Sir Wm. Shelley, and sequestered for delinquency of Lady Shelley, for which security in 300 <i>l.</i> has been given, be delivered to the administrators and creditors of Sir John Shelley; unless the County Committee show, in 2 months, better proof that they belonged to Lady Shelley, the sequestration is to be discharged, and the goods delivered up.	15	231
	22 July. The County Committee to deliver to Benj. Weston the bond entered into by him concerning the said goods. With note of receipt therefor, 23 Dec. 1652.	17	50 237 207
	9 Dec. On motion of B. Weston, John Apsley, of Pulborough, Sussex, summoned; Mrs. Belson, of Dorking, Surrey, to be examined before the County Committee of Surrey, and her examination returned.	17	494

RANDALL, or RANDOLPH SILLITO, or SHILLITO,  
Clerk, of Church Lawton, Co. Chester.

14 June 1650.	Petitions that, in Jan. 1644, Lord Byron besieging Nantwich, and quartering soldiers in Audeley [P Audlem], where petitioner lived, exacted an oath from those under his power, as a condition of protection from the barbarous carriage of the	219	97
L. 219 103			

						Vol. No. G or p.
14 June 1650.	RANDALL SILLITO— <i>cont.</i>					
P.M. 219 99	soldiers; from fear and danger, a guard of soldiers being set over them, he and others took the oath. For this Fairfax fined him 10 <i>l.</i> , which was paid, yet he came before the Committee at Goldsmiths' Hall, in Oct. 1646, to compound, but was dismissed as not being worth 200 <i>l.</i> , and lived peaceably till a month ago, when he was called before the Committee for Compounding, who intend his sequestration. Begs stay of proceedings. being guilty of no other offence than this oath.					
L. 219 101						
	14 June 1650. Fine at $\frac{1}{2}$ , 8 <i>l.</i> 10 <i>s.</i>	-	-	-	-	8 145
	18 June. Paid and estate discharged	-	-	-	-	8 152
	ROB. TURNER, Westley, Co. Cambridge.					
P.M. 219 132	14 June 1650. Begs to compound, not being sequestered, for assisting the forces against Parliament.	219	130			
P.M. 8 131						
R. 219 127	18 June. Fine at $\frac{1}{2}$ , 1 <i>l.</i>	-	-	-	-	8 150
	21 June. Paid and estate discharged	-	-	-	-	8 163
	Claimants on the Estates of JOHN, MARQUIS OF WINCHESTER.					
	14 June 1650. The petition (missing) of SIR THOS. JERVOISE and ROB. WALLOP, [touching an Act of 14 Sept. 1649, settling on them lands of the Marquis till paid 9,000 <i>l.</i> ], referred to Reading.	8	132	10	43	
	20 June. The Acts of Parliament about them referred to counsel, which is requested to give a particular of the lands named in the said Acts, and the rents are to be detained meantime.	8	155	237	210	
R. 95 619	25 June. The tenants in possession not to be disturbed, but Jervoise and Wallop to receive the rents.	8	167	10	51	
128 57						
O.C. 11 172	28 June. They allowed to receive the rents of the estates formerly granted them by Parliament, on security for re-payment if the grants are not allowed.	8	180,183	10	55	
				237	211	
	5 July. The claim referred to Reading	-	-	-	-	112 59
	12 July. The order confirmed, and the case to be reported to the Houses.	11	21			
CASE 111 249	16 July. Order that the arrears due to the Marquis of Winchester be levied by distress.	11	255			
	20 Sept. The reports in Jervoise and Wallop's cases sent to the House, with request for their orders thereon.	11	186	95	629	
	23 July 1650. SIR EDM. FLOWDEN, Earl and governor of Albion, complains that the Irish Trustees distrain his tenants on a false certificate of 125 <i>l.</i> 10 <i>s.</i> , supposed to be due for rent corn, &c., from Herriard Grange and Rectory, Hants, sequestered from the Marquis of Winchester; whereas he has paid it, by the order of the Committee for Plundered Ministers, to James Garth, vicar. Also that the Trustees do not allow hedge boot, fire boot, &c., nor pay the taxes, which are therefore distrained for by soldiers. Begs an order to stay proceedings, Parliament having granted the estate to Sir Thos. Jervoise.	111	271			
O.P.M. 111 277						
167 273						
ACCTS. 111 272	8 Aug. Accounts to be brought in and the County Commissioners to certify the price of corn, when the rent corn grew due, &c.	11	73	111	269	
273						
L. 111 279, 291						
L.C.C. 237 212						



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14 June 1650.			
D. 111 281	24 and 25 March 1652. Plowden's attendance at divine service, both in Holland and England, certified, and also his taking the Oath of Abjuration.	111	251
E. 111 283	7 April. Plowden begs a hearing, the accounts shewing him as owing only 34 <i>l.</i> , from which he considers himself discharged. Pleads the benefit of the Act of Pardon, the estate not being sequestered 1 December last, yet the County Committee threaten to distrain for the 125 <i>l.</i> said to be due.	111	267
	7 April. Ordered to pay his rent, it not being discharged by the Act of Pardon.	16	275
	20 July. Ordered to pay in 52 <i>l.</i> in addition to sundry allowances and payments already made, to complete the sum required.	17	23
	13 July 1653. James Garth, minister of Herriard, Hants, pleads that he was allowed 50 <i>l.</i> a year from Herriard Rectory, sequestered from the Marquis of Winchester, and worth 120 <i>l.</i> ; it was let to Sir Edm. Plowden, who was ordered to pay the allowance, but refuses, and is in arrears 70 <i>l.</i> , and the vicarage is only worth 30 <i>l.</i> Begs payment.	87	275
L. 167 275	13 July. County Commissioners to certify - - - -	25	119
	29 July. Garth begs that the profits of the rectory may be sequestered so far as needed to pay the said sum with arrears, or that he may have leave to take up tithes to the amount.	87	273
	29 July. Order that the County Committee collect the rent corn, and pay him therefrom.	25	151
	10 Aug. Plowden complains of this order as unjustly obtained, the Committee for Removing Obstructions having disallowed the augmentation, so that Garth is in his debt 26 <i>l.</i> 16 <i>s.</i> 3 <i>d.</i> , and the estate is transferred to Dan. Wicherley and other trustees for the Marquis of Winchester's use.	111	254
	24 Feb. 1654. Plowden begs that Walter Strickland and Dan. Wicherley, who have bought the estate of Herriard, show cause why they should not pay their proportion of the 50 <i>l.</i> a year, instead of requiring it all from him.	111	259
	24 Feb. They summoned accordingly - - - -	25	301
D. 111 255, 257	15 March. Garth begs that Wicherley may pay the augmentation.	87	270
	23 March. Order annulling the discharge of Herriard Grange, sold to Lieut.-Gen. Fleetwood 28 Sept. 1652, except as regards 70 <i>l.</i> 12 <i>s.</i> 6 <i>d.</i> apportioned by the late Hants Committee.	25	322
		87	265
	25 April. Order on request that Plowden's name be inserted in the order of 23 March, and that if Garth and Wicherley do not attend Brereton in 10 days, he make his report <i>ex parte</i> .	27	35
	8 Aug. They not having appeared, they are to have notice that on 17 August the report will be made, whether they appear or not.	27	106
	10 Oct. They have 14 days more granted them to appear - -	27	132
C.A. 87 255	31 Oct. Order for continuance of Garth's augmentation on a certificate from the Committee for Approbation of Ministers.	22	1489
	17 Nov. Henry Hopkins, warden of the Fleet, is to allow Sir E. Plowden, his prisoner, to attend the Committee for Compounding to proceed in his case.	27	167
M. 27 177	23 Nov. He having formerly escaped from prison, order on request of the warden that he either give security for his return to prison, or be under a stronger guard.	27	173

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14 June 1650.	MARQUIS OF WINCHESTER—cont.		
	28 Nov. 1654. On Plowden's request that counsel may proceed in the report, all parties ordered to attend Brereton on 13 December, and Plowden to have liberty for 14 days after to perfect the business. With warrant 29 November to the Warden to permit him to attend.	27	177 182
L. 173 397	19 Dec. Order on hearing that Brereton peruse the survey and deed of purchase, the sequestration to be suspended meantime, and the County Committee to certify what has been received from the estate and paid to Garth since the sequestration.	27	213
	13 Feb. 1655. Order for Plowden to attend the Committee with sufficient guard, or on good security, for 14 days.	27	291
CASE 87 279	27 Feb. Order that Plowden be quieted on payment of his rent in possession of Herriard Grange, granted him in 1653 by John, Marquis of Winchester, and Lady Lucy, his wife, rendering 40s. yearly and 90 quarters of corn, 50l. a year having been granted therefrom to Garth, the minister.	27	321
R. 87 257			
O.C. 27 328	28 Feb., 3 and 15 May. Renewed orders to the Warden of the Fleet for Plowden's appearance.	27	311, 379, 386
PROT. 29 7	4 July. Garth renews his plea for his arrears - - -	87	254
H. 29 15	4 July. Plowden to show cause why he should not pay the proportion chargeable on the rectory, and the Auditor to report.	29	7
19 35			
C. 87 251	27 July. Order that an augmentation having been granted, the estate should not be discharged from sequestration; the County Commissioner is to state its value, and Plowden and Garth are to account with him for their receipts.	28	23
C. 83 671	11 June 1651. GEORGE ELCOCK, of Stockport, co. Chester, begs valuation and a 7 years' lease of Mopheyes Closes, Macclesfield Hundred, sequestered from the Marquis of Winchester, to which he was tenant till expelled by Robert Steele. Has a jury's verdict for Cheadle Manor.	83	668
L.C.C. 83 669			
L.C.C. 148 155	11 June. County Commissioners to survey and certify the value of the estate.	14	157
O.C.C. 143 331	1 Aug. 1654. The feoffees of the POOR OF WOLVERLEY, &c., co. Worcester, petition that the late Sir Wm. Seabright, of London, bequeathed to the poor a rent of 10l. a year, payable by the Marquis of Winchester, for the water serving his house in Austin Friars; this being 8 years in arrears, the late County Committee of London in 1649 ordered payment of the 80l. from the Marquis's arrears of rents in Austin Friars due from the Spanish Ambassador, but before the order was obeyed, that Committee was disabled. Hearing that the arrears are to be got in, beg payment therefrom.	143	329
O.C.C. 143 333			
	1 Aug. To be considered when the arrears are received - -	27	105
18 June 1650.	PETER and JOHN AUSTIN, Lifton, Devon.		
P.R. 220 194	Beg to compound for delinquency, not being yet sequestered -	220	192
P.R. 8 148	22 Oct. 1650. Fine at $\frac{1}{2}$ , 19l. 6s. 6d. - - -	11	234
R. 220 189	2 Nov. 1653. John Austin summoned to show cause why he has not paid the fine.	12	573
	Claimant on the Estate of WALTER BROOKE, Lapley, Co. Stafford.		
O.C.C. 103 707	18 June 1650. On the claim of RICH. and ELIZ. MILBORNE of London, to an annuity of 6l. bequeathed to Elizabeth [then wife of Gerard Gifford] in 1631 by her daughter, Marg. Gifford, paid by Margaret's executors till the estate was sequestered, then confirmed by the County Committee, but now 3 years in arrears,	103	703

18 June 1650.  
D.103 705,709

[referred to Brereton], he reports 29 June that the estate was sequestered for recusancy of Walter Brooke, of Lapley, executor of Marg. Gifford, and then passed into the hands of a son of Lord Petre, [? Thomas, 5th son of Robert, 2nd Lord Petre] who married the sole daughter and heir of Walter Brooke.

2 July 1650. There being no charge upon the lands, the Committee for Compounding cannot allow the claim. 8 190  
10 56A

JOHN HUNKYN, Liskeard, Cornwall.

P.R. 220 165  
P.R. 8 150  
A. 220 161

18 June 1650. Begg to compound, not being sequestered, for delinquency in the late wars. 220 164

22 Oct. Fine at  $\frac{1}{2}$ , 1l. 6s. 8d. - - - - 11 233

Claimants on the Estate of RALPH ROKESBY, Harraton, Co. Durham, and DOROTHY ROKESBY, his Daughter.

18 June 1650. JOHN HEDWORTH, son and heir of Sir JOHN HEDWORTH, of Harraton, begs discharge of lands in Harraton Manor, vested in him by entail from his great grandfather, but sequestered last April on a false pretext of part belonging to Ralph Rokesby, delinquent, and part to petitioner's mother [Lady Dorothy, widow of Sir John Hedworth, recusant]; William Hollyman of Monk Wearmouth holds  $\frac{1}{2}$  in right of his wife. 93 609

21 June. County Committee to certify who was in possession at the time of sequestration. 8161, 166  
10 49, 51

12 July. Order on complaint in behalf of Hedworth and of Wm. Hollyman,—that whereas they have long held lands, Hedworth in his own right and Hollyman in right of his wife, but are turned out by the County Committee, though they offered security for the profits,—that the County Committee examine who was in possession at the time of sequestration, and if they be not recusants or delinquents they are to be restored, and to prosecute their cause to a judgment in 3 months. 11 19

L. 153 7  
15 17  
P.R. 93 608

16 Aug. Hedworth complains of seizure of his cattle on pretence that they belong to another [George Grey, his father-in-law]. 93 607

16 Aug. County Committee to certify the cause of their proceeding, and the cattle not to be disposed of without further order. 11 90  
93 619

11 Oct. Hedworth complains that his lands are not restored, to his loss of 500l., and begs justice and allowance of damages. 93 603

D. 93 606, 621  
L.C.C. 153 513

11 Oct. The last order in his case is to be produced - - 10 190  
11 220

P.R. 93 612  
L. & { 153 9  
D. { -11,  
45-50

5 Feb. 1651. The order of 12 July enforced; Hedworth to have the profits of the estate if the case is adjudged for him, and the County Committee to certify in 3 weeks all their proceedings about his goods or lands. 10 387  
153 3

D. 93 623, 625  
L.C.C. 153 51  
D. 93 613

28 May. He requests restoration of the cattle, being able to prove that they are his own goods. 93 610

-615  
E.W. 14 203  
D. 153 39-41,  
227-231

28 May. County Committee to send up the proofs on which they judged the cattle to be Grey's, and further examinations to be taken. 14 140

L.C.C. 153 43  
225

4 Oct. 1650. HEN. MARWOOD, of Durham, begs discharge of a close in Harraton, the sequestered estate of his brother-in-law, Ralph Rokesby, settled for payment of an annuity of 20l. granted to petitioner's wife, Dorothy Rokesby, by her father. 104 776

L.C.C. 104 783  
154 59

4 Oct. Referred to the County Committee - - - 11 214

27 Nov. He begs examination of their certificate. Granted - 104 782  
779  
10 229

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18 June 1650.	RALPH ROKESBY, &c.— <i>cont.</i>			
R. 104 777	10 April 1651. County Committee to examine witnesses as to whether Dorothy Rokesby has not released her annuity.	14	78	
L.C.C. 154 63	April? Marwood begs examination of their return thereon	104	789	
WILL 154 67		14	142	
65				
D. 154 69	29 May. The sequestration of the annuity discharged, with arrears since 24 Dec. 1649.	14	142	
	WILLIAM, Son and Heir of THOMAS WILKINSON, of Pontefract, Co. York.			
	18 June 1650. Petition missing, referred to Brereton	-	8 150	
			10 46	
	26 March 1651. Petition missing, referred to Brereton	-	14 65	
19 June 1650.	JOHN GARFIELD, Minister of Tickhill, Co. York.			
	Complains that on a charge unproved of words spoken against the State, the County Committee have secured his estate, ordering the parishioners to detain the tithes. Begs a copy of the articles, and leave to prove his affection to Parliament.	83	713	
			716	
NOTE 30 483	16 July 1650. County Committee to examine, and give him a copy of his discharge.	11	25	251
20 June 1650.	Claimants on the Estate of WILLIAM CHILCOTT (late), Milverton, Co. Somerset, and Bredy, Dorset.			
	MABELLA CHILCOTT, of Bredy, his widow, petitions that in 1643 her husband died, and the estate descended to her son, then 10 years old, for whom she held it 1½ years; but in 1644 the Dorset Committee sequestered it for supposed delinquency of the father, with which he was never charged in his lifetime. Appealed to the Committee for Sequestrations, and witnesses were examined, but the cause was not heard before they were dissolved, and it still depends before the Barons of Exchequer; they say they have no power except in cases where the delinquent appeals himself, and direct her to apply to the Committee for Compounding. Begs them to send for the evidence and do her justice.	74	126	
D. 237 213	20 June 1650. Mr. Vaughan to return the proofs in the case	-	8 158	
L.C.C. 237 214			10 48	
IND. 237 215	23 July. Another petition (missing) referred to Reading	-	11 46	
216				
CASE 237 217	3 March 1652. The estate to be continued under sequestration, and enquiry made whether Chilcott had any estate in any other county.	30	47	
P.R. 74 143	14 Feb. 1654. John Chilcott begs to compound as executor for the estate of William Chilcott, on several surveys, it being in the late Act for Sale. Noted as referred to Reading.	74	124	
D. 74 146				
-151	27 June. Wm. Kelson, of Pawlett, Somerset, assignee of the assignee of Wm. Chilcott, begs to compound on the Ordinance of 10 February last, for the estate at Pawlett, transferred to him, the assignment being before Chilcott's delinquency.	74	141	143 439
R. 74 133	27 June. Referred to Reading	-	74 139	
	1 Aug. Kelson's fine paid and estate discharged	-	24 1123	
	PURCHASERS OF THE ESTATE.			
O.I.T. 74 129	10 Sept. 1653. Discharge from sequestration of lands in Milverton and Wiveliscombe, Somerset, forfeited by Wm. Chilcott, and bought from the Treason Trustees by Rob. Colby, of London.	16	885	

COMMITTEE FOR COMPOUNDING.—CASES.

2377

			Vol. No. G or p.
20 June 1650.			
O.T.T. 74 131	6 April 1654. Like discharge of Milverton mills, Somerset, and house and lands in Bradpole and Swyre, Dorset, bought by Wm. Jervis.	18	956
21 June 1650.	ROB. AUDLEY, Woodham Ferris, Essex.		
	Order that the Committee for Compounding will consider his case when he brings in a particular of his estate, and what fine the late County Committee for Essex imposed for his delinquency in the 2nd war.	8	161
P.E. 219 791 R. 219 793	13 Sept. 1650. The particular of his estate referred to Reading, to state, according to the practice of this Committee.	11	164
	17 Sept. Fine 789 <i>l</i> . - - - - -	11	171
	7 Nov. He complains that the fine is for the same offence as that for which he compounded with the Essex Committee at 250 <i>l</i> ., and prays that the old fine may stand, and that he may be admitted to compound for omitted particulars at a moderate fine.	65	46
L.C.C. 254 24	7 Nov. Order that on payment of the first $\frac{1}{2}$ of the fine set by the Committee for Compounding, he be admitted to a review.	12	6
	6 Aug. 1651. Request on his behalf that his lands in Essex, being compounded for, may not be meddled with, it being the estate in Cambridgeshire that was omitted.	65	37
	Aug. P Note of the reduction of his fine to 470 <i>l</i> . 13 <i>s</i> . 4 <i>d</i> ., deducting 68 <i>l</i> . 6 <i>s</i> . 8 <i>d</i> . for a mortgage of 400 <i>l</i> . [and the 250 <i>l</i> . paid to the Essex Committee].	11	171
	8 Aug. Order that his estate in co. Cambridge be sequestered, he having omitted to pay his money within time.	14	249
	16 Sept. Begg leave to pay in $\frac{1}{2}$ his fine of 470 <i>l</i> ., and to be admitted to a review.	65	50
	16 Sept. Granted, if he pays in the $\frac{1}{2}$ forthwith, and the sequestration to be suspended thereon.	12	307
	8 Oct. Petition renewed to be admitted to a review, and for discharge of the second $\frac{1}{2}$ of his fine, having paid a far greater proportion for his estate than any of his neighbours involved in the same offence.	65	40
	8 Oct. The last order in the case to be produced, when further order will be given.	15	42
	4 Feb. 1652. He petitions with Agnes his wife that—being sequestered by the Essex Committee only for sending a horse to Colchester, he was fined 250 <i>l</i> ., which is paid, as is also 235 <i>l</i> . of the fine for the estate in co. Cambridge, which he holds for his wife's life only, it being her jointure, and he being 1,300 <i>l</i> . in debt,—the rest of his fine may not be exacted, or he and his wife and 6 small children will be ruined.	65	38
	17 March. Petition renewed for discharge on the $\frac{1}{2}$ already paid.	65	44
	18 March. On application of Agnes his wife, that the fine on the estate in co. Cambridge may be ascertained, that taken by the County Committee of Essex accepted, and the overplus discharged;—order that as the Cambridgeshire estate is but 76 <i>l</i> . a year, that in Essex undervalued only 16 <i>l</i> . a year, and as he has paid 235 <i>l</i> ., being $\frac{1}{2}$ the fine, the whole fine be reduced to 238 <i>l</i> ., and upon payment of 3 <i>l</i> . more, the estate be discharged.	12 237	491 218
	23 March. Fine paid and estate discharged accordingly - - -	12	413
D. 65 28 R.C. 27 119 65 12	19 Sept. 1654. He begs discharge of Woodham Hall, Essex, held in trust for [Mary] Barlow, recusant; has been in possession thereof since 1651, and has compounded for the reversion of	65	14 27

					Vol. No. G or P.
21 June 1650.	ROB. AUDLEY— <i>cont.</i>				
D. 65 18	the lease after 7 years, but is threatened by the County Com-				
L. 63 16	mittee with distraint for the arrears of rent due since Michael-				
D. 65 20	mas 1651.				
C. 33 393	3 May 1655. Order on report for discharge of the sequestration -	23	1685		
65 23					
R. 65 8					
	WM. BRIDGE, Weston, Co. Cambridge.				
P.B. 219 401	21 June 1650. Bega to compound, being lately adjudged a delin-	219	400		
P.R. 8 160	quent by the Committee for Advance of Money [ <i>see that</i>				
R. 219 397	<i>Calendar</i> , p. 1148], and sequestered for adhering to the forces				
	raised against Parliament.				
	23 July. Fine $\frac{1}{2}$ , 148 <i>l.</i> 10 <i>s.</i> - - - - -	11	43		
	ANDREW, or SIB ANDREW COGAN, Greenwich, Kent,				
	and the Claimants on and Lessees of his Estate.				
	21 June 1650. His estate to be secured by the Commissioners of	8	162(2)		
	Kent and London, on information by Sir Oliver Fleming that	10	48, 49		
	he is beyond seas with the enemies of Parliament.				
	12 July 1650. The request of JOHN BENTALL and EDW. MASTERS for	11	18		
	allowance of a deed made to Sir Andrew Cogan, referred to				
	Brereton.				
	19 July 1650. [GREGORY] CLEMENT, M.P., allowed a 7 years' lease	11	42		
	of his house in Greenwich.				
	6 Sept. Letter ordered to the County Committee for Kent to	11	146		
	seize and secure his estate till further order.				
	21 Sept. John Bentall, merchant, summoned before the Com-	11	162		
	mittee for Compounding to answer 4 matters demanded of				
	him.				
	13 Sept. Statement that Bentall is ill and has kept his chamber	11	168		
	a month.				
	19 Sept. The London Committee to examine Bentall as to goods	11	177		
	in his custody belonging to Cogan, and take them into custody,				
	but those belonging to his house at Greenwich are to be de-				
	livered to Mr. Clement.				
	8 Sept. 1652. MARY COGAN, and her sister MARTHA, petition that	75	445		
	two houses in East Greenwich are settled upon them and their				
	heirs, being their only maintenance, but the reversion is in the				
	heirs of Sir And. Cogan, and Mary, his wife. Beg a saving				
	of their title in the sale of Sir And. Cogan's estate. Noted,				
	the estate is sold by the Commissioners for Sale.				
	1 Dec. 1652. ABRAHAM STANYAN, of Cree Church Parish, London, 115	941			
	petitions that he has about 150 <i>l.</i> due to him from And. Cogan,				
	who employed him 5 years ago about a house at Greenwich,				
	and in 1648 became a delinquent, joining Lord Goring and				
	others in the Kentish insurrection, and he being now in				
	Holland, his estate is sequestered, and the house at Green-				
	wich sold. Bega leave to attach for payment of the money,—				
	most of which he paid to poor labourers before any conviction				
	of delinquency,—a legacy of 500 <i>l.</i> left to Cogan by "Mr.				
	Peniston, late president of the East Indies," or any other				
	which he can discover as due to Cogan.				
	1 Dec. The treasurer of the East India House is to be ordered	17	464		
	to pay in the money as it belongs to a delinquent, and if the				
	petitioner discover any other estate, the Commissioners will				
	acquaint Parliament with it.				

21 June 1650.

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[29 July 1653.] Stanyan's petition renewed to the Committee for Petitions. Complains that Cogan's estate being in the late Act for Sale, and his house at Greenwich sold to Greg. Clement,—he has never been paid 136*l.* 10*s.*, with 4 years' interest, due for work upon the house. Begg a grant of 150*l.*, a debt due from Wm. Polton to Cogan, and discovered and prosecuted by him. [See Committee for Advance of Money Calendar, p. 1458.]

119 942

## PURCHASER OF THE ESTATE.

O.T.T. 75 441

22 Nov. 1654. Discharge from sequestration of a mansion house, &c., in East Greenwich, Kent, forfeited by Cogan, and bought from the Treason Trustees by Gregory Clement.

18 967

JOHN GRIMSHAW, Clayton, Co. Lancaster, and ELLINOR, or ELLEN, his Mother, Recusants, and a Claimant on their Estate.

21 June 1650. NICH. ASSHERON prays to be admitted tenant for 7 years to collieries in Clayton, Eccleshill, &c., sequestered as the estate of John and Ellinor Grimshaw, and almost lost because yearly tenants will not bestow the requisite charges for repairs.

64 325

21 June. County Committee to certify the yearly value of the collieries.

8 161  
165

12 July. On motion of Mr. Winstanley in behalf of John Grimshaw, for allowance of repairs of his estate by the river, the County Committee are ordered to proportion to him a third of his estate in specie, and to keep the other two-thirds for the State, taking special care that the latter does not suffer by the overflow of the river, and they are to keep the banks, fences, &c., in good repair.

11 17  
189 433

25 Nov. 1651. County Committee desiring to be satisfied concerning the repairs, the Committee for Compounding instruct them to take the best advice, and make such allowance as they would in their own case.

30 211  
139 435

ACCTS. 139 427

-430

c. 139 432

L.C.C. 161 151

173

INT. } 161 153

&amp; D. } -163

O.C.C. 161 163

-165

NOTE 161 167

ACCTS. 161 169

-171

L.C.C. 139 425

12 July 1653. Grimshaw begs discharge of his and the other goods seized for the  $\frac{1}{3}$  of the profits of his coal mine in Eccleshill, co. Lancaster. On the report of Cols. Rich. Shuttleworth and John Starkie touching the decayed condition of the mine, it was ordered that the profits thereof should be expended in making a new sough or watercourse; yet the County Committee have secured petitioner's and other men's goods instead thereof, have not yet allowed the workmen to bring in their accounts, and refuse to take off the seizure, without order from the Committee for Compounding. Notwithstanding the order of 12 July 1650, touching his lands in Burnley subject to inruptions of water, his goods have been seized for the repairs.

139 410  
423

12 July. Referred to the County Committee - - - 25 117  
139 421

P.R. 26 10, 11

17 and 18 Jan. 1654. John and Ellen Grimshaw each beg to contract for  $\frac{1}{3}$  of their estates on the Recusants' Act of 21 Oct. 1653. No order.

139 406  
408

31 Jan. John Grimshaw begs reference to counsel of the returns from the County Committee touching his coal mine and watercourse, a speedy hearing of his cause, and order to the County Committee to forbear distraining his goods.

139 404  
419

a. 139 411

31 Jan. Referred to Reading to report - - - 25 293  
139 417

c. 33 354

15 June. A copy of Reading's report to be sent to the County Committee, who, if they cannot except against it, are to allow the charges claimed.

23 1612

21 June 1650.

JAMES HAWE, Barney, Norfolk.

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21 June 1650. On Johnson's motion upon Hawe's petition	8	160
(missing), it is referred to Reading.	10	49

THOMAS POSTHUMUS HOLT.

21 June 1650. On Winstanley's motion in his behalf, order that the case be stated in writing and presented.	8	160
5 July. On Rigby's motion, his petition (missing) is referred to Reading.	10	59
	8	203

THOS. HUNT, Kingsbridge, Devon.

P.B. 223 710	21 June 1650. Begg to compound, being not yet sequestered, for delinquency in adhering to the forces raised against Parliament. With note that he is to be sequestered and admitted to composition.	223	706
P.B. 8 160			
R. 223 705			
	21 Oct. Fine at $\frac{1}{2}$ , 1l. 13s. 4d.	-	223 705
	16 Dec. Noted as paid in full	-	223 705

JOHN ROBINSON, Heir-at-law of William Land (late), Archbishop of Canterbury.

21 June 1650. Petitions to compound for such estate of the Archbishop as he shall discover now or hereafter.	114	949
21 June. Petition rejected	8	159

SIR THOMAS SHIRLEY, Recusant, Botolph Bridge, Hunts, and the Claimants on his Estate.

NOTE 118 47	21 June 1650. Wm. SMITH, of London, desires allowance of a judgment by him recovered in the Upper Bench, against Sir Thos. Shirley, for 300l. debt and 35l. costs, for which the sheriff of co. Hunts, by <i>elegit</i> , extended the moiety of certain lands of Sir Thomas, of which $\frac{1}{2}$ were sequestered for his recusancy, before proceedings were taken. Begg the benefit of his extent, or payment of 245l. still due.	118	41
R. 118 39	21 June. Referred to Reading	8	160
	31 July. On Reading's report, Smith is ordered to produce the bond, and a certificate from the Crown Office and the Exchequer that Sir Thomas Shirley was not convict nor any seizure issued against him at the time.	11	60
L. 118 18	15 Aug. Smith ordered the benefit of his extent till satisfaction of his debt. The extended lands to be let at the full value.	11	79(2)
R.C. 10 298		118	22
L.C.C. 157 505	26 March 1651. He complains that, in spite of three orders of the Committee for Compounding, allowing his claim, the County Committee retain 3l. 12s. 9d., being a quarter's rent, collected by them from Dec. 24 to March 25. Noted "Called, and not here."	118	26
O.C.C. 112 1073	19 Sept. 1651 SIR THOS. SHIRLEY begs $\frac{1}{2}$ of the manor of South Newton, co. Oxon, sequestered for his recusancy. Has a wife and 7 children, and no other maintenance. Noted, to be allowed if sequestered for recusancy only, but if as a Papist and delinquent $\frac{1}{2}$ only.	116	821
C. 66 446	25 April. He begs payment of the arrears of his third part, and that, as the County Committee have taken the whole profits, and are endeavouring to let the $\frac{1}{2}$ for seven years to strangers, the Committee for Compounding would lease it to Francis Smyth, of Euston.	116	836



21 June 1650.

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- 15 Oct. 1651. Begg allowance of the third part of Beeston, Botolph Bridge Manor, co. Hunts, which the County Committee refuse, with arrears from 24 Dec. 1649. 116 820
- 15 Oct. Granted his  $\frac{1}{3}$  and the mansion house, if he has no other habitation. 15 49
- 12 May 1652. Complains that the County Committee have leased the  $\frac{1}{3}$  of his estate for seven years to his great detriment, and begs that he may have his chief manor house of Botolph Bridge, according to the Act. 116 824
- 12 May. He is to have  $\frac{1}{3}$  if sequestered only for recusancy, and the mansion house, if not already allowed, and if he have no other. 16 382
- O.C.C. 90 539 6 Nov. 1650. SIR WM. HARVEY and DAME PENELOPE GAGE, his wife, of Hengrave, Suffolk, beg allowance of their claim to lands in Botolph Bridge, co. Hunts, conveyed to Lady Gage in 1637 by Sir Thos. Shirley, for 200 years for 500*l.*, seized for his recusancy, but discharged 10 Car. 1, and the rents paid till they were sequestered 31 August last. 90 540
- P.R. 10 202
- D. 90 541
- 543
- R. 90 537
- C. 90 542
- D. 90 521
- 22 July 1652. The deed allowed, on certificate that there was no seizure of the estate before its date. 17 36
- 3 Feb. 1653. This order confirmed, because though there was seizure of the estate, 8 and 9 Charles, for recusancy, it was discharged 10 Charles. 23 1069
- 4 Aug. Search to be made what rents have been paid in since the date of petition, and they are to be repaid. 25 157(2)
- 23 Feb. 1654. Upon a claim for the rents paid in to the County Committee in 1650 and 1651, 49*l.* 8*s.* 4*d.*, the sum received, it to be repaid to the petitioners. 25 298
- 28 Oct. 1652. JAMES RAVENSCROFT of the Inner Temple, and GEORGE and SIDNEY MONTAGUE, beg allowance of their interest in houses and lands in Stepney Manor, already allowed by the Committee for Removing Obstructions. Have pursued the directions of the Act of Parliament. 112 1049
- 28 Oct. Referred to Reading; the County Committee meanwhile are not to disturb their possession. 17 367
- P.R. 25 178 23 Nov. 1653. Ravenscroft begs allowance of his claim on the manors of Botolph Bridge, co. Hunts, and South Newton, co. Oxon, sequestered for the recusancy of Sir Thomas Shirley, who, 22 July 1641, secured out of the said manors the sum of 200*l.*, with interest, to petitioner and his heirs, which sum is still unpaid. Begg reference of his title to counsel, and the profits since Dec. 1649. 112 1051
- 112 1067
- L. 165 59
- 112 1071
- D. 112 1059
- 1061,
- 1075-1077
- R. 25 311 9 March 1654. Ravenscroft begs a speedy day for hearing, having been 12 years out of his money. 112 1057
- 27 85
- 13 April. Sir Thomas Shirley to have a copy of the report, and to shew cause why petitioner's claim should not be allowed. 23 1594
- L.C.C. 165 55 25 April. Claim allowed to the 200*l.*, with interest, and the County Commissioner for Oxford is to pay  $\frac{1}{3}$  of such money as he has received from the  $\frac{1}{3}$  of the estate under sequestration. 23 1680
- NOTE 165 57
- O.C. 23 1604
- 25 May 1653. MARGARET, widow and administratrix of JAMES GIBBONS, petitions that her husband, 14 years since, lent 50*l.* on bond of 100*l.* to Sir Thos. Shirley, and in 1640 arrested him on the bond, and obtained judgment at law, but died before its execution. Hearing that Sir Thomas was beyond seas, she sued, 3 years ago, for a writ of *elegit* on his lands at Botolph Bridge, worth 60*l.* a year, but soon after they were sequestered 88 151

					Vol. No. & or p.
21 June 1650.	SIR THOMAS SHIRLEY— <i>cont.</i>				
	for his recusancy. Having no other maintenance for her 3 poor children, begs an order to proceed on the <i>elegit</i> .				
r.c. 34 7	25 May 1653. Referred to Reading	-	-	-	25 80
	12 Sept. 1654. ANNE, FRANCES, and THOMAS, younger children of Sir Thos. Shirley, petition the Protector. They complain that they are denied by the County Committee of Oxford the benefit of their father's settlement aforesaid of 200 <i>l.</i> , to be raised by Sir Thomas Shirley, Colton Barrow, and James Ravenscroft, and then the estate was to be for raising their portions. With reference thereon to the Committee for Compounding.	116	795		799
	12 Sept. They refer the case to Reading	-	-	-	27 115
					116 797
R. 116 791	5 Oct. Claim allowed, sequestration discharged, and arrears granted.	23	1632		
D. 116 801	2 Nov. Ravenscroft to be first satisfied his debt, and then the surplus to be paid to the younger children.	27	150		151
L.C.C. 145 593	20 March 1655. The children beg that their arrears may be paid out of any moneys in the hands of the County Commissioner.	116	788		
-597	20 March. County Commissioner ordered to pay them such arrears as have not been paid to Ravenscroft.	27	341		116 787
c. 116 789	21 June. The County Commissioner of Oxon is to pay them or their assigns the 14 <i>l.</i> 16 <i>s.</i> 4 <i>d.</i> named in his letter of 21 April 1655.	27	425(2)		
	5 July 1655. ROBERT DOVER, of Diss, Norfolk, petitions that Sir Thos. Shirley, in 1634, demised to him and 2 others Botolph Bridge Manor, and all his lands there and in Long Orton, co. Hunts, for 99 years, and they re-demised them to him at 40 <i>l.</i> rent, but Shirley's estate being much encumbered, and long since sequestered for his recusancy, the rent has not been paid. Begg that the estate may be discharged, and be enabled to recover his arrears by law.	81	237		
	5 July. County Commissioners to certify and Reading to report -	29	10		
	LESSEES OF THE ESTATE.				
L.C.C. 165 250	11 Nov. 1651. THOMAS POMFRET, of Falcott, co. Northampton, begs a lease for 7 years of $\frac{1}{3}$ of the manor of South Newton, co. Oxford, sequestered for the recusancy of Sir Thomas Shirley. The estate has been leased to him for a year from Michaelmas 1651, and has been posted and boxed. Has always adhered to the Parliament.	110	273		
	11 Nov. County Committee to survey and certify, and let according to the instructions.	15	78		
	13 Nov. 1651. JOHN CASTLE, of Glatton, Hunts, begs a 7 years' lease of $\frac{1}{3}$ of Levett's Manor, Botolph Bridge parish, Hunts, sequestered for recusancy of Sir Thos. Shirley, which has been surveyed, posted, and let to him for 1 year. Would then undertake the charge of repairs.	72	682		
	13 Nov. County Committee to let according to instructions and certify the value.	15	85		
	MARK SLINGSBY, Newport Pagnel, Bucks.				
c. 219 453	21 June 1650. Begg a favourable composition, being a poor man, much in debt, and his goods seized by the late Committee for relief on Articles of War, only for going into the King's quarters to be cured of the stone.	219	450		
P.E. 219 451					
P.E. 8 161					
R. 219 447	23 July. Fine at $\frac{1}{3}$ , 30 <i>l.</i>	-	-	-	11 45

21 June 1650.

Claimants on the Estate of ELIZ. STURTON, Recusant, Vol. No.  
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o.c.c. 125 291 R. 125 293	21 June 1650. THOS. TURGIS, sen., of London, begs allowance of 125 295
	an annuity of 20 <i>l.</i> on Marrowes Court Manor, Kent, which he bought in 1639 of Thos. Graham, to whom it had been left by Eliz. Blackwell, widow, but now all annuities are stayed without orders.
	21 June. Referred to Reading - - - - - 8 161
	10 49
D. 125 287	5 Sept. Order on report that, as $\frac{1}{3}$ of the estate are sequestered 11 139
	for recusancy of Eliz. Sturton, Turgis either produce Mrs. 125 289
	Blackwell's title, or shew that the annuity was paid before Mrs. Sturton's sequestration.
	24 April 1651. Order that $\frac{1}{3}$ of the annuity be paid him by the 14 96
	County Committee, and the other $\frac{1}{3}$ out of the $\frac{1}{3}$ part payable to Mrs. Sturton.

22 June 1650.

IRISH LADIES, viz. :—

THOMASINE, widow and administratrix of CAPT. WM. BENNETT.

LADY SARAH, wife of SIR GEORGE BLUNDELL.

LADY CAWFIELD.

LADY CRAIG.

ELIZ. WILLOUGHBY.

22 June 1650. Parliament order for payment to Widow Bennett 1 226
of 22 <i>s.</i> weekly, in addition to the 8 <i>s.</i> a week formerly allowed 8 201
her by the Treasurers for Maimed Soldiers and Widows. 237 219
With order in the Committee for Compounding, 4 July, for its payment accordingly.
17 Aug. 1653. Order in the Council of State for payment of the 170 234
22 <i>s.</i> , with arrears, her husband having been slain in service of the State.
22 June 1650. Parliament order for Lady Blundell's former weekly 1 226
allowance [sum not given] to be continued for 3 months, with 8 172
arrears from the cessation of payment, to enable her to trans- 173
port herself into Ireland. With order in the Committee for 237 220
Compounding of 25 June for its payment accordingly.
22 June 1650. Like Parliament orders for Lady Cawfield, Lady 1 223
Craig, and Eliz. Willoughby. With orders in the Committee 225
for Compounding accordingly, 28 June and 2 July. 8 183
194
237 221
-223
21 Nov. 1651. Parliament order that Lady Cawfield's weekly 72 915
pension be continued 6 months longer. With order in the 12 348
Committee for Compounding accordingly.

25 June 1650.

Claimants on the Estate of JOHN WIGMORE, Llangar-  
ren, Co. Hereford, JOHN WIGMORE, Luckton, and  
ROBERT WIGMORE, his Son and Heir.

NOTE 125 469	JOHN ALLEN, of Botolph's, Aldersgate, and WALTER RETORIC, of 125 463
D. 125 487-497	Andrew's, Holborn, assignees of Thos. Turner, M.D., physician
C. 125 465	to the Spanish Ambassador, beg allowance of an extent on
P.R. 8 170	Lucton House, &c., Leominster, co. Hereford, on a statute of
10 52	3,000 <i>l.</i> , acknowledged by John and Robert Wigmore, for set-
D. 125 467	tling a jointure of 300 <i>l.</i> a year, or 2,000 <i>l.</i> , on Frances Benedicta,
	Turner's daughter, and Robert Wigmore's wife, who brought
	1,500 <i>l.</i> marriage portion.

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25 June 1650.	JOHN WIGMORE, &c.— <i>cont.</i>	
R. 125 411	26 Sept. 1650. Order that as Frances Benedicta, being a recusant and an alien, is in starving condition, because the power of the Barons of Exchequer expired before her case came to judgment, though the sequestration is continued, the County Committee are to allow her $\frac{1}{4}$ of the yearly value of the estate.	11 193
C. 125 457		
P.R. 16 631	26 Sept. If the estate of Robert Wigmore is sequestered for recusancy only, the County Committee are to allow his wife and children the $\frac{1}{4}$ , and the County Committee are to certify the cause of sequestration.	11 196
H. 16 649		
D.125 459-461	1 July 1652. Allen and Rectorick plead that John and Rob. Wigmore, having only a life estate in the premises, could never raise 2,000 <i>l.</i> on $\frac{1}{4}$ of the estate according to their statute, and that the statute was made before any seizure for recusancy, they therefore beg to enjoy the whole estate till the 2,000 <i>l.</i> is paid.	61 597
L.C.C. 157 375	8 July. The statute allowed till the 2,000 <i>l.</i> is paid, and the County Committee of Hereford are to restore the estate to the claimants.	16 673
	16 April 1651. MAJOR THOMAS BLATNEY petitions that his late father long since granted for 100 <i>l.</i> lands value 20 <i>l.</i> a year to John Wigmore, of Llangarren, co. Hereford, for securing 10 <i>l.</i> a year rent for 99 years, or 3 lives, but the grant to be void on repayment of the 100 <i>l.</i> The rent was paid till the wars, when petitioner had to leave home to serve Parliament, and Wigmore received the whole profits, knowing that $\frac{1}{4}$ of the 100 <i>l.</i> , or the rent, was sequestrable.	69 309
	Wigmore being a notorious Papist, and his eldest son in arms against Parliament, petitioner discovered the debt to the County Committee for Hereford, who granted him, out of the said 100 <i>l.</i> , 6 <i>s.</i> 8 <i>d.</i> for his great losses by the King's army there, but the present County Committee refuse to allow this order without approval of the Committee for Compounding, but will sequester the lands. Begg that Wigmore may be compelled to accept $\frac{1}{4}$ of the 100 <i>l.</i> , or determine the arrears of rent due from petitioner to the State and Wigmore, which shall be paid, and that the County Committee may stay proceedings meantime.	
	16 April. County Committee to certify what petitioner is in arrear, and what arrears are due to the State.	14 91
28 June 1650.	Claimant on the Estate of GEORGE BLOUNT, Co. Worcester.	
	RICH. EASTCOURT, of Lincoln's Inn [husband of Grace, daughter of Sir William Kirkham], for himself and the creditors of Rich. Kirkham, of Blackdon, Devon, begs discharge of sequestration of an estate in Ashcombe, East Cornworthy, and Blackdon Manor, settled by Kirkham first on himself and heirs, but with power of revocation, and then settled in trust for payment of debts, cutting off the entail; it was sequestered for the supposed recusancy of George Blount, who married Mary, his daughter and heir, whereby petitioner, the creditors and others to whom large sums are due, are obstructed.	83 635 626
	28 June 1650. Petition rejected - - - - -	8 180
	13 Sept. John Penrice, on their behalf, begs a reference of the case to counsel.	83 626 11 185
	13 Sept. Referred to Brereton - - - - -	83 633
	26 March 1651. Order on his request that the County Committee return the cause of the sequestration of the estate.	14 64 83 638

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28 June 1650.			
L.C.C. 152 147	25 June 1651. Order on his request that the County Committee	14	177
159	certify the cause of sequestration of Ashcombe and Collaton		
	manors, co. Devon.		
O.C.C. 152 158	[16 Dec.] Eastcourt begs discharge of sequestration on the report	83	625
83 651			
O.C.C. 83 653	16 Dec. The case to be heard next week, as he says it concerns	15	136
D. 83 633	Mr. Weld, M.P. [P John Wyld].		
R. 83 629	8 Jan. 1652. The deed cannot be allowed so as to charge the se-	15	179
	questered $\frac{1}{2}$ of the lands with payment of debts, unless the		
	creditors produce judgments or warrants for the charge.		
	Claimants on the Estate of WM. BOWES, Sen., Barnes,		
	or Wearmouth, Co. Durham.		
	28 June 1650. WILLIAM, son and heir of Wm. Bowes, and THOMAS	82	517
	Bowes and ROBERT COLLINGWOOD, his guardians, petition that		
	the estate of the father in Ryhope and Barnes has been seques-		
	tered since his death, whereby the son is deprived of his in-		
	heritance. If it be liable to sequestration, they beg to compound		
	for it.		
P.R. 82 519	5 Aug. Order that they be not allowed to compound without	11	75
	special order of the House, but that the County Committee		
	certify the date and cause of sequestration.		
	16 Aug. Wm. Bowes renews his petition by Frances Ventrice, his	82	513
	grandmother and guardian. Enjoyed the estate till 7 June last,		
	and holds it by descent.		
	16 Aug. County Committee to certify cause of sequestration, and	11	90
	whether Bowes is brought up a Protestant, and Reading to		
	report.		
L.C.C. 154 431	20 Nov. Bowes begs an order to the County Committee to certify	82	507
P.R. 222 285	the cause of sequestration, and leave to examine witnesses.	154	429
P.R. 12 211	Granted.	10	217
D. 222 287, 305		154	427
R. 222 303	16 May 1651. Begs leave, by his grandmother, to compound for	222	290
	the estate, fearing an appeal may be chargeable and trouble-		
	some.		
	24 June. Fine 1,218 <i>l.</i> 4 <i>s.</i> - - - - -	12	250
P.R. 222 293	9 July. He petitions, being 10 years old, by Frances Ventrice,	82	510
	his grandmother, for discharge of Barnes Manor and other	222	297
	lands in Ufferton, Sunderland, &c., demised 15 James by his		
	grandfather, Ralph Bowes, in trust for himself and Joan, his		
	wife, and then for his son William and his heirs male. The		
	said Ralph, Joan, and William, being dead, the right is vested		
	in petitioner, but the County Commissioners keep the estate		
	under sequestration.		
	9 July. County Commissioners to certify and Reading to report -	14	196
		222	295
D. 154 425	17 July. Sir Henry Anderson, prisoner in the Fleet, being the	82	511
222 301	only surviving witness to the deed, Bowes begs a warrant to	14	209
L.C.C. 154 423	the warden to bring him for examination. Granted.		
222 299	6 Aug. He begs the $\frac{1}{2}$ of his estate pending appeal for mainten-	82	515
R. 222 291	ance, with arrears since Dec. 1649, or he must perish for want.	14	240
R. 15 72	Granted.		
	11 Nov. Fine fixed at 926 <i>l.</i> 10 <i>s.</i> , and letters of suspension granted	12	335
	14 Nov. 1652. Fine paid and estate discharged - - - - -	24	1072
	25 Nov. Frances Ventrice, the grandmother, begs an order to the	82	506
	County Committee to pay into the Exchequer the fee-farm rent		
	of 88 <i>l.</i> 4 <i>s.</i> 8 <i>d.</i> owing from Barnes, Hamilton, and Clowcroft		
	manors, whilst under sequestration, they being now com-		
	pounded for. Granted.	12	349

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			G	or p.
28 June 1650.	WM. BOWES— <i>cont.</i>			
L.C.C. 154 421	20 Jan. 1652. She complains that though she has paid the fine, the tenants refuse to pay her their rents without special order, which she requests. Granted.	126	387	
D. 82 484	[27 June 1654.] The tenants still refusing their rents, she begs that their leases from the County Committee may be annulled, and the sheriff empowered to give her possession.	15	203	
	27 June. The County Committee to put her in possession	126	389	
	19 July 1650. ANNE, widow of WM. BOWES, begs an order to the County Committee to pay for her and her 2 children the $\frac{1}{4}$ of her husband's sequestered estate, with arrears from his death, 2 Feb. 1649. He died in London, and the lands being so remote, and she not able to look after them, she has been reduced to great straits and misery.	12	616	
	19 July. The $\frac{1}{4}$ allowed, provided the marriage were before the delinquency.	82	498	
	11 Dec. Order that if the sequestration was before the marriage, the $\frac{1}{4}$ be refused.	10	59	
	7 Nov. 1651. ANNE, widow of JOHN JACKSON, begs reference to the County Committee of York—she and her witnesses living near there—of her claim to an annuity of 32 <i>l.</i> , which Wm. Bowes charged on his lands, conveying it to her husband, and acknowledging a statute of 800 <i>l.</i> for the due payment; it was settled on her for jointure, but is now sequestered for some pretended delinquency of Bowes, committed since this grant.	30	63	
	7 Nov. Referred to the Durham Committee and to Reading	95	971	
		15	76	
	RICH. BROWNE, Backwell, Somerset, and Lockeridge, Wilts.			
	28 June 1650. Begs leave to defend himself against the sequestration of his estate by the Somerset Committee, never having been a delinquent, and a copy of his charge.	71	360	
c. 71 361	28 June. The County Committee are to certify the cause of their proceeding against him.	8	186	
		10	54	
L.C.C. 161 603	12 May 1652. Begs discharge on the Act of Pardon; was never actually sequestered, but the Somerset Committee, in spite of an order of 25 Feb. 1652 (missing), for his rents to remain in the tenants' hands, threaten to receive them; he refusing to give security for his estate, the County Committee sequestered it, though he was never a delinquent.	71	358	
169 595-601	12 May. He cannot be relieved till he produces the proceedings in his case before the Committee for Sequestrations and Barons of Exchequer.	16	380	
		71	363	
	20 May. The said Committee to certify when he was first sequestered, and whether before 1 Dec. 1651, and what else they know on his case.	16	433	
P.E. 224 503	8 Sept. Petition renewed, complaining that though never sequestrable, the late Somerset Committee let part of his estate to two of his tenants, and the present County Committee continue the same; has a wife and 7 children.	71	359	
D. 224 501		224	505	
R. 224 497	8 Sept. The Committee for Compounding cannot discharge him, but will admit him to compound.	12	492	
		224	507	
D. 71 412	3 Feb. 1653. Warrant to the messengers to take Browne into custody for having carried away from the office the records relating to his composition.	17	653	
224 495	1 March. Fine set at 388 <i>l.</i>	-	224	479
	26 April. Reading to examine Browne's affidavits about incumbrances on his estates.	12	541	
		224	483	

# COMMITTEE FOR COMPOUNDING.—CASES.

2387

			Vol. No. G or p.
28 June 1650.			
	17 Aug. 1653. Browne complains of his fine being set at $\frac{1}{2}$ , as a delinquent, which he cannot pay, no allowance being made for incumbrances or debts.		71 341
L. 171 263	4 Nov. Order that he cannot be discharged on the Act of Pardon, but his incumbrances will be allowed, and the County Com-	25 241	
224 487	mittees are to proceed no further with his estate for a month, provided he prosecute the business, which will be heard as soon as the report is brought in.	224 485	
R. 224 479			
R.C. 71 311	10 March 1654. He complains that though there was no charge of delinquency against him, his estate in co. Somerset was let by the County Committee, so that he cannot hold it on security, as he does his Wiltshire estate; begs reference of the case to counsel, and a discharge, if it appears that he was not sequestered 1 Dec. 1651.	71 313	
P.R. 27 30			
C. 33 347			
	5 April. He petitions the Protector to order an examination whether his estate was actually sequestered 1 Dec. 1651, and for a hearing forthwith. With reference thereon to the Committee for Compounding to report.	224 477	
	13 July. Petition to the Committee for Compounding. He appealed to the Protector against his sequestration; but fearing ejectment from his estate meanwhile, agrees to pay his fine, if allowed incumbrances.	224 475	
H. 27 96	14 July. The Protector to be requested to order acceptance of the former fine, and allowance of the incumbrances on the estate.	12 619	
R. 27 97	26 July. Report of the whole case as presented to the Protector -	27 97	
224 471	10 Aug. Order by the Protector according to the report of 26 July.	224 473	
H. 27 141	26 Oct. Fine reduced to 66 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	12 622	
P.R. 24 1167	9 Nov. Having paid $\frac{1}{2}$ his fine, and secured the rest, sequestration suspended.	24 1167	
	7 Dec. Having paid in $\frac{1}{2}$ his fine, begs return of the rents secured in the hands of the County Committee, or the tenants, at least since the fine was first set.	71 416	
	7 Dec. The Committee for Compounding have no power to return any except those received since the last reference from the Protector of 10 Aug. 1654.	27 202	
	20 Dec. The fine being fully paid, sequestration discharged	24 1169	
	9 July 1655. Browne petitions the Protector for an order for restoration of his rents, cattle, and goods, still detained by the County Committee, although he has paid his fine; or in case of refusal, for a warrant to them to answer their contempt. With reference to the Committee for Compounding.	71 430	
	26 July. That Committee order the County Committee for Somerset to examine witnesses for proof of the complaint, and Reading to report on their return.	29 44	
		237 224	
	4 Feb. 1657. Reading being dead, Brereton is to report on the case.	29 102	

## HEN. FARR, Burstead, Essex.

c. 85 165	28 June 1650. He petitions that on an order of Parliament given of 3 May 1649,—that the County Committee should have power to compound with delinquents in the late insurrection at Colchester,—he compounded 18 Jan. 1650, and has paid and secured his fine. Part of the estate is Bluntisham Manor, co. Hunts, but the tenants refuse to pay him their rents without a special order, which he requests.	85 169	167
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			Vol. No. G or p
28 June 1650.	HEM. FARR— <i>cont.</i>		
	28 June 1650. He is to bring in the particular on which he compounded, and a certificate of his fine being paid.	8	180 183
	9 Aug. Having done so, and renewed his request for discharge, he is ordered to bring in a particular under his own hand before the Committee for Compounding will give directions.	85 11	161 72
CLAIMANT ON THE ESTATE.			
	5 Feb. 1651. THOMAS PAUL, of Essex, begs a certificate of the cause of seizure of his cattle. Gave a deed of sale of all his goods to Henry Farr, Colonel for the late King, as security for his rent; the said Farr being a delinquent, and compounding, delivered the deed to the Commissioners in part of his composition, unknown to petitioner, and the County Commissioners therefore seized the said cattle, although no rent or little was owing.	108	1069
	5 Feb. County Committee to certify the cause of sequestration, &c.	10	386
	18 March. Paul complains that the County Committee jeer him, telling him if they had left him nothing, it was but faces about, and he was in as good a condition as when he first began, and they one and all put him off. His wife is since deceased with the grief conceived upon their unjust action. Begs that they may be sent for up to answer their contempt.	108	1067
	18 March. County Commissioners to certify cause of sequestration in a week.	14	49
Claimants on the Estate of EDWARD, or SIR EDW. GOLDING, Recusant, Colston Basset, Notts, and Eye, Suffolk.			
P.R. 8 180 10 54 N. 108 619	28 June 1650. JOHN NANTAN and 3 others, Sir Edward's trustees, beg discharge of Colston Basset Manor and other lands, settled on them, 8 Charles, for 21 years, for payment of debts, but $\frac{1}{2}$ sequestered by the County Committee for Sir Edward's recusancy. Being threatened with suits, applied to the County Committee, and also to the Barons of Exchequer, before whom the cause is undetermined.	106	623
	5 Sept. Order that Golding being under conviction as a recusant in 1647, when the said lands were granted him by the late King, the patent cannot be allowed, and $\frac{1}{2}$ of the estate is to be sequestered.	11	140
	13 Sept. The trustees beg further consideration of the patent and of precedents, several other like leases having been allowed by law; part Sir Edward held in his own right, and part on lease from the Crown at 5 <i>l.</i> rent. Are bound to pay many debts, annuities of 40 <i>l.</i> for 5 children, 55 <i>l.</i> a year to the State, and 20 <i>l.</i> to Sir Edward.	106	613
C.P. 11 164 201	3 Oct. Order confirmed that neither deed nor lease can be allowed.	11	208
	11 Oct. On motion that the trustees and tenants may not be disturbed for the rents and profits they received before the judgment of the Committee for Compounding;—order that the County Committee certify when the estate was first sequestered.	11	223
L.C.C. 106 615 618	18 Jan. 1651. Order on motion on behalf of Sir Edw. Golding, on a certificate of the County Committee, that if Sir Edward did not give security for the payment of 100 <i>l.</i> [being for the Lady Day rents received by him], before the judgment of 3 October, the County Committee shall not demand it of him.	10	330



		Vol. No. G or p.	
28 June 1650.	22 July 1652. The trustees beg a reference of their case to counsel, there being many precedents in the Exchequer in their favour, and Recorder Steele and other eminent lawyers holding that their lease is good in law.	88 62	
	22 July. Referred to Brereton - - - - -	17 33	
L.C.C. 117 655	17 Jan. 1654. Golding begs to contract for $\frac{1}{3}$ of his sequestered estate on the late Act for Recusants.	88 58	
	17 Jan. Referred to Reading - - - - -	26 7	
	11 March 1653. RALPH SILLYARD and FRAS. CHENRY beg allowance of the manor of Colston Basset, which Edw. Golding, by deeds of 6 and 13 James, granted to George Norton for 200l., and of other lands in co. Notts, also granted 13 James for 200l. to Sir John Sillyard and Ant. Bedingfield, for 1,000 years, at pepper-corn rents, with provisos that he and his heirs should hold possession on payment of 20 marks a year to Norton, and 14l. to Sillyard and Bedingfield.	117 661 673	
D. 117 681	These rents by conveyances are come to petitioners. The principal sums have not been paid, and they received the rents till the premises were sequestered for the recusancy of Edw. Golding. Beg reference to the County Committee and to counsel. Granted.	25 11 117 676	
-683			
C. 117 685	26 Oct. 1654. County Committee to take the oath of Edw. Golding whether his lands now stand really charged with the said two rent-charges; also to certify whether he stands sequestered for recusancy, delinquency, or both; and if it be found that he has no power to avoid payment of the rent-charges, the claim will be allowed.	23 1639	
D. 117 687			
R. 117 667	13 Dec. Claim allowed and sequestration discharged - - -	23 1652	
	Claimant on the Estate of ROBERT HELME, or HOLME, Recusant, Goosnargh, Co. Lancaster.		
	28 June 1650. The petition of Edw. RIGBY, Gray's Inn, object not named, rejected.	8 181	
	14 Nov. Reference to Brereton of his petition (missing) for examination of his title to an estate in Goosnargh, co. Lancaster, demised 18 Charles by his grandfather, Alex. Rigby, to Rob. Holme, at 14l. rent, and sequestered for his recusancy, but now in petitioner's hands for non-payment of rent.	10 213 12 17	
P.R. 14 159			
113 969	12 June 1651. Petition renewed for discharge of $\frac{1}{3}$ of the said estate.	113 895 931	
L.C.C. 113 935	29 July. Order for payment to him of $\frac{1}{3}$ of the rent, unless the County Committee show cause to the contrary.	17 75	
159 534			
D. 113 933			
-937			
158 531-533			
R. 113 927			
	Claimants on the Estate of WM. JAMES, Llantilio Grosseny, Co. Monmouth.		
O.C.C. 110 573	28 June 1650. THOS. JENNINGS, JOHN FREDERICK, and DAVID JAMES, creditors of CHARLES JAMES POWELL, merchant of London, petition that Powell, being much indebted to them, became bankrupt in 1637, and the Bankruptcy Commissioners awarded them lands in Llantilio Grosseny, co. Monmouth, which they enjoyed till last April, when on mis-information they were ejected, and the lands sequestered for the pretended delinquency of Wm. James, who died 7 years ago, and had sold his estate to Powell 6 years before. Beg discharge of sequestration.	110 569	
P.R. 8 182			
10 55	9 July. County Committee to certify cause and date of sequestration, and Reading to report.	11 4 110 571	
C. 110 575	23 Jan. 1651. Deed of 18 March 1648-9, by which Powell's estate was sold to David James for the use of himself and other creditors, allowed, and he is to have the estate, notwithstanding the recusancy of Wm. James.	10 363	
D. 110 577			
R. 110 565			
R. 110 579			

		Vol. No. G or p.	
28 June 1650.			
AZARIAS PARSONS, Tavy St. Peter, Devon.			
P.B. 222 847	28 June 1650. On motion in his behalf, he is to be admitted to	8	181
P.B. 12 309	compound at $\frac{1}{2}$ .		
R. 222 837	19 Aug. 1651. Begg to compound on a charge of delinquency be-	222	846
O.C.C. 111 82	fore the County Committee in 1646; paid 20 <i>l.</i> and was dis-		
	charged, but on 5 August last, his estate was again sequestered.		
	Begg allowance in his fine of what he has already paid.		
	16 and 18 Sept. Fine at $\frac{1}{2}$ , 45 <i>l.</i> 6 <i>s.</i> , but the 20 <i>l.</i> to be abated on	111	79
	proof of its payment to the County Committee.	12 309, 310	
		222	842
REQ. 111 77	4 Nov. Sequestration to be suspended on payment of $\frac{1}{2}$ his fine -	12	333
	11 Nov. Letters of suspension granted accordingly -	12	340
	31 March 1652. Having produced the required proof, begs the	111	75
	abatement of the 20 <i>l.</i> from his fine.		
	31 March. Judgment suspended till the pleasure of Parliament in	16	244
	like cases is known.		
P.B. 24 1156	18 Feb. Fine paid and estate discharged - - - -	24	1156
D. 111 31	23 Feb. 1654. Order for delivery of his bond for securing his	12	608
222 843	second payment.	222	841
R. 222 839			
FRANCOIS PERKINS, Recusant, Ufton, Berks.			
	28 June 1650. Begg a 7 years lease of $\frac{1}{2}$ of his estate, sequestered	110	913
	because he is a Papist. Is 80 years old.		
	28 June. County Committee to certify the value of his estate, 8	182, 185	
	and meanwhile it is not to be let.	10	56
	2 July. Hearing ordered - - - - -	8	188
		10	56A
CLAIMANTS ON THE ESTATE.			
	15 May 1651. THE OVERSEERS FOR THE POOR of Ufton and Pad-	126	671
	worth parishes, Berks, and Steeple Langford and Wily, Wilts,	110	789
	beg examination of their claim to 7 $\frac{1}{2}$ quarters of wheat, 50 ells		
	of canvas, 50 ells of blue cloth, and 20 <i>s.</i> money, charged 40		
	years ago on the estate of Fras. Perkins, Papist, and paid till		
	six months since, when $\frac{1}{2}$ of his estate was let to Ralph Harms-		
	wood, at an improved value, without provision for this pay-		
	ment.		
L.C.C. 237 225	15 May. Referred to the Berks Committee to certify with	14	122
110 788	speed.	110	785
	31 Aug. 1653. They reporting that the deed of assurance of the	126	673
	gifts was <i>bond fide</i> , and that they were paid for, the overseers	110	791
	renew their petition for allowance.		
	31 Aug. The certificate not being satisfactory, the depositions	25	187
	are to be returned, and the deed produced, and referred to		
	Brereton.		
L.C.C. 101 387	12 May 1652. SILVESTER MOSS, of Burwestcott, Berks, begs dis-	101	371
146 353, 357	charge of a meadow with pasture lands at Snowswick, Berks,		386
O.C.C. 146 357	demised to him for 610 <i>l.</i> in 1650 by John St. George, of St.		
D. 101 389	George Hatley, co. Cambridge, for 20 years, and enjoyed till		
-394	seized 3 weeks since by the County Committee. Not being		
146 355-357	seized or sequestered 1 Dec. 1651, it should be discharged on		
C. 101 395	the Act of Pardon.		
-401	12 May. County Committee to certify when and why it was	16	381
33 419	sequestered.		
R. 101 377	30 Dec. Moss begs reference to counsel of the returns from the	101	373
L.C.C. 101 375	County Committee.		
	30 Dec. Referred to Reading - - - - -	17	555
		101	383

28 June 1650.

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28 June 1655. On report that the lands are questioned for recusancy of Fras. Perkins [who devised them to John St. George, whose son John married his daughter Margaret], and on oath that the petitioner paid the 610*l*. on his own account, and not in trust for Perkins ;—order that the claim be allowed, unless the County Committee shew cause to the contrary in 10 days, and meanwhile the petitioner is not to be disturbed in collecting the profits.

23 1692

29 June. Discharge made absolute, with arrears from date of the first petition.

23 1692

LESSEE OF THE ESTATE.

L.C.C. 167 421  
SUR. 167 419  
NOTE 167 415  
414

3 June 1651. Confirmation of a contract made by the Hants Commissioners with George Searle for  $\frac{1}{3}$  of Perkins' estate in Preston Candover at 33*l*. a year, being more than was offered by any one else, approved by the Committee for Compounding.

14 146

JAMES THOMPSON, Chartham, Kent.

P.R. 219 166  
P.R. 8 186  
R. 219 167  
REC. 123 127  
L.C.C. 158 247  
C. 123 123

28 June 1650. Being summoned to answer a charge exhibited against him by Lady Moore, acknowledges that he has adhered to the forces raised against Parliament, but is not yet sequestered. Begs to compound.

219 163

9 July. Fine at  $\frac{1}{3}$ , 105*l*. - - - - - 11 1  
16 Sept. If he was formerly sequestered, the sequestration to be continued. 11 270

26 March 1651. He complains that notwithstanding payment of his fine, the County Committee refuse obedience to the order of discharge, conceiving petitioner to be a Papist. Begs stay of rents in the tenants' hands and time to clear himself.

123 125

P.R. 14 203  
D. 123 117  
119  
C. 123 121  
32 105

26 March. County Committee to certify the cause of sequestration.

14 63

4 March 1652. Order for his discharge, it being a mistake that he was returned a Papist.

16 100

CLAIMANTS ON THE ESTATE.

12 Aug. 1652. Reference on the petition (missing) of FRANCIS LOVELACE, of Canterbury, Kent,—for the benefit of the Act of Pardon in the discharge of a messuage and lands in Chartham, Kent, purchased by him of James Thompson, and seized for his delinquency, yet compounded for by petitioner—to the County Committee to certify if the estate was sequestered 1 Dec. 1651 ; if not, the Registrar is to draw up a discharge.

17 146

16 July 1653. WM. COBB, of Littleborn, and ROB. TRITTON, of Wickham Broux, Kent, complain that, although always well-affected,—they cannot obtain allowance from the County Committee of the purchase from James Thompson of two messuages in Wickham Brux and Stodmarsh, Kent, for which he compounded, and paid the fine. He was always a very godly honest Protestant. Noted as referred to Brereton.

75 573

C. 34 119 Dec. ? Petition to like effect renewed. No order . . 75 575

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These volumes include an analysis of early Colonial Papers in the Public Record Office, the India Office, and the British Museum.

**CALENDAR OF LETTERS AND PAPERS, FOREIGN AND DOMESTIC, OF THE REIGN OF HENRY VIII.**, preserved in Her Majesty's Public Record Office, the British Museum, &c. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London (Vols. I.-IV.); and *by* JAMES GAIRDNER, an Assistant Record Keeper (Vols. V.-XII.). 1862-1890.

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These volumes contain summaries of all State Papers and Correspondence relating to the reign of Henry VIII., in the Public Record Office, in the British Museum, the Libraries of Oxford and Cambridge, and other Public Libraries; and of all letters that have appeared in print in the works of Burnet, Strype, and others. Whatever authentic original material exists in England relative to the religious, political, parliamentary, or social history of the country during the reign of Henry VIII., will be found calendared in these volumes.

**CALENDAR OF STATE PAPERS, FOREIGN SERIES, OF THE REIGN OF EDWARD VI.**, preserved in the Public Record Office. 1547-1553. *Edited by* W. B. TURNBULL, Barrister-at-Law, &c. 1861.

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The Carew Papers are of great importance to all students of Irish history.

**CALENDAR OF LETTERS, DESPATCHES, AND STATE PAPERS,** relating to the Negotiations between England and Spain, preserved in the Archives at Simancas, and elsewhere. *Edited by* G. A. BRESENROTH, (Vols. I. and II.) 1862-1868, and DON PASCUAL DE GAYANGOS (Vols. III. to VI.) 1873-1890.

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Rymer's "Fædera," is a collection of miscellaneous documents illustrative of the History of Great Britain and Ireland, from the Norman Conquest to the reign of Charles II. Several editions of the "Fædera" have been published, and the present Syllabus was undertaken to make the contents of them more generally known.

**DESCRIPTIVE CATALOGUE OF ANCIENT DEEDS,** preserved in the Public Record Office. Vol. I. 1890.



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# THE CHRONICLES AND MEMORIALS OF GREAT BRITAIN AND IRELAND DURING THE MIDDLE AGES.

[ROYAL 8vo. Price 10s. each Volume or Part.]

On 25 July 1822, the House of Commons presented an address to the Crown, stating that the editions of the works of our ancient historians were inconvenient and defective; that many of their writings still remained in manuscript, and, in some cases, in a single copy only. They added, "that an uniform and convenient edition of the whole, published under His Majesty's royal sanction, would be an undertaking honourable to His Majesty's reign, and conducive to the advancement of historical and constitutional knowledge; that the House therefore humbly besought His Majesty, that He would be graciously pleased to give such directions as His Majesty, in His wisdom, might think fit, for the publication of a complete edition of the ancient historians of this realm, and assured His Majesty that whatever expense might be necessary for this purpose would be made good."

The Master of the Rolls, being very desirous that effect should be given to the resolution of the House of Commons, submitted to Her Majesty's Treasury in 1857 a plan for the publication of the ancient chronicles and memorials of the United Kingdom, and it was adopted accordingly. In selecting these works, it was considered right, in the first instance, to give preference to those of which the manuscripts were unique, or the materials of which would help to fill up blanks in English history for which no satisfactory and authentic information hitherto existed in any accessible form. One great object the Master of the Rolls had in view was to form a *corpus historicum* within reasonable limits, and which should be as complete as possible.

Of the Chronicles and Memorials, the following volumes have been published. They embrace the period from the earliest time of British history down to the end of the reign of Henry VII.

1. **THE CHRONICLE OF ENGLAND**, by JOHN CAPGRAVE. *Edited by* the Rev. F. C. HINGESTON, M.A. 1858.

Capgrave was prior of Lynn, in Norfolk, and provincial of the order of the Friars Hermits of England shortly before the year 1464. His Chronicle extends from the creation of the world to the year 1417. As a record of the language spoken in Norfolk (being written in English), it is of considerable value.

2. **CHRONICON MONASTERII DE ABINGDON**. Vols. I. and II. *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1858.

This Chronicle traces the history of the monastery from its foundation by King Ina of Wessex, to the reign of Richard I., shortly after which period the present narrative was drawn up by an inmate of the establishment. The author had access to the title-deeds of the house; and incorporates into his history various charters of the Saxon kings, of great importance as illustrating not only the history of the locality but that of the kingdom.

3. **LIVES OF EDWARD THE CONFESSOR**. I.—*La Estoire de Seint Aedward le Rei* II.—*Vita Beati Edvardi Regis et Confessoris*. III.—*Vita Ædunardi Regis qui apud Westmonasterium requiescit*. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1858.

The first is a poem in Norman French, addressed to Alianor, Queen of Henry III., probably written in 1245. Nothing is known of the author. The second is an anonymous poem, written between 1440 and 1450, by command of Henry VI. It does not throw any new light on the reign of Edward the Confessor, but is valuable as a specimen of the Latin poetry of the time. The third, also by an anonymous author, was apparently written for Queen Edith, between 1066 and 1074. It notices many facts not found in other writers.

4. **MONUMENTA FRANCISCANA**. Vol. I.—*Thomas de Eccleston de Adventu Fratrum Minorum in Angliam. Adæ de Marisco Epistolæ. Registrum Fratrum Minorum Londoniæ*. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vol. II.—*De Adventu*

**Minorum**; re-edited, with additions. **Chronicle of the Grey Friars.** The ancient English version of the Rule of St. Francis. *Abbreviatio Statutorum, 1451, &c. Edited by RICHARD HOWLETT, Barrister-at-Law.* 1858, 1882.

The first volume contains original materials for the history of the settlement of the order of St. Francis in England, the letters of Adam de Marisco, and other papers connected with the foundation and diffusion of this great body. The second volume contains materials found since the first volume was published.

5. **FASCICULI ZIZANIORUM MAGISTRI JOHANNIS WYCLIF CUM TRITICO.** Ascribed to THOMAS NETTER, of WALDEN, Provincial of the Carmelite Order in England, and Confessor to King Henry the Fifth. *Edited by the Rev. W. W. SHIRLEY, M.A., Tutor and late Fellow of Wadham College, Oxford.* 1858.

This work derives its principal value from being the only contemporaneous account of the rise of the Lollards.

6. **THE BUIK OF THE CRONICLIS OF SCOTLAND; or, A Metrical Version of the History of Hector Boece;** by WILLIAM STEWART. Vols. I.—III. *Edited by W. B. TURNBULL, Barrister-at-Law.* 1858.

This is a metrical translation of a Latin Prose Chronicle, written in the first half of the 16th century. The narrative begins with the earliest legends and ends with the death of James I. of Scotland, and the "evil ending of the traitors that slew him." Strict accuracy of statement is not to be looked for; but the stories of the colonization of Spain, Ireland, and Scotland are interesting; and the chronicle reflects the manners, sentiments, and character of the age in which it was composed. The peculiarities of the Scottish dialect are well illustrated in this version.

7. **JOHANNIS CAPGRAVE LIBER DE ILLUSTRIBUS HENRICIS.** *Edited by the Rev. F. C. HINGESTON, M.A.* 1858.

This work is dedicated to Henry VI. of England, who appears to have been, in the author's estimation, the greatest of all the Henries. The first part relates only to the history of the Empire from the election of Henry I. the Fowler, to the end of the reign of the Emperor Henry VI. The second part is devoted to English history, from the accession of Henry I. in 1100, to 1446, which was the twenty-fourth year of the reign of Henry VI. The third part contains the lives of illustrious men who have borne the name of Henry in various parts of the world. Capgrave was born in 1393, and lived during the Wars of the Roses, for which period his work is of some value.

8. **HISTORIA MONASTERII S. AUGUSTINI CANTUARIENSIS,** by THOMAS OF ELMHAM, formerly Monk and Treasurer of that Foundation. *Edited by CHARLES HARDWICK, M.A., Fellow of St. Catharine's Hall, and Christian Advocate in the University of Cambridge.* 1858.

This history extends from the arrival of St. Augustine in Kent until 1191. Prefixed is a chronology as far as 1418, which shows in outline what was to have been the character of the work when completed. The author was connected with Norfolk, and most probably with Elmham.

9. **EULOGIUM (HISTORIARUM SIVE TEMPORIS):** *Chronicon ab Orbe condito usque ad Annum Domini 1366; a Monacho quodam Malmesbiriensi exaratum.* Vols. I., II., and III. *Edited by F. S. HAYDON, B.A.* 1858–1868.

This is a Latin Chronicle extending from the Creation to the latter part of the reign of Edward III., and written by a monk of the Abbey of Malmesbury, in Wiltshire, about the year 1367. A continuation, carrying the history of England down to the year 1413, was added in the first half of the fifteenth century by an author whose name is not known.

10. **MEMORIALS OF HENRY THE SEVENTH: Bernardi Andreæ Tholosatis Vita Regis Henrici Septimi; necnon alia quædam ad eundem Regem spectantia.** *Edited by JAMES GAIRDNER.* 1858.

The contents of this volume are—(1) a life of Henry VII., by his poet laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies on which he was sent by Henry VII. to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1503. Other documents of interest are given in an appendix.

11. **MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhami Liber Metricus de Henrico V.** *Edited by CHARLES A. COLE.* 1858.

This volume contains three treatises which more or less illustrate the history of the reign of Henry V., viz.: A life by Robert Redman; a Metrical Chronicle by Thomas Elmham, prior of Lenton, a contemporary author; Versus Rhythmici, written apparently by a monk of Westminster Abbey, who was also a contemporary of Henry V.

12. **MUNIMENTA GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati.** Vol. I., Liber Albus. Vol. II. (in Two Parts), Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index. *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1859-1862.

The manuscript of the *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled probably by various hands in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. **CHRONICA JOHANNIS DE OXENEDES.** *Edited by* Sir HENRY ELLIS, K.H. 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa in England in 449, yet it substantially begins with the reign of King Alfred, and comes down to 1292, where it ends abruptly. The history is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. **A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII.** Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1859-1861.

These Poems are perhaps the most interesting of all the historical writings of the period, though they cannot be relied on for accuracy of statement. They are various in character; some are upon religious subjects, some may be called satires, and some give no more than a court scandal; but as a whole they present a very fair picture of society, and of the relations of the different classes to one another. The songs in old English are of considerable value to the philologist.

15. **The "OPUS TERTIUM," "OPUS MINUS," &c., of ROGER BACON.** *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.

This is the celebrated treatise—never before printed—so frequently referred to by the great philosopher in his works. It contains the fullest details we possess of the life and labours of Roger Bacon: also a fragment by the same author, supposed to be unique, the "*Compendium Studii Theologie*."

16. **BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA; 449-1298: necnonejusdem Liber de Archiepiscopis et Episcopis Angliæ.** *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1859.

The author, a monk of Norwich, has here given us a Chronicle of England from the arrival of the Saxons in 449 to the year 1298, in or about which year it appears that he died. The latter portion of this history is of great value, as the writer was contemporary with the events which he records.

17. **BRUT Y TYWYSOGION; or, The Chronicle of the Princes of Wales.** *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

This work, also known as "*The Chronicle of the Princes of Wales*," has been attributed to Caradoc of Llancarvan, who flourished about the middle of the twelfth century. It is written in the ancient Welsh language, begins with the abdication and death of Cadwalla at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.

18. **A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404.** *Edited by* the Rev. F. C. HINGESTON, M.A., of Exeter College, Oxford. 1860.

19. **THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY.** By REGINALD PECOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.

The "*Repressor*" may be considered the earliest piece of good theological disquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1450. While Bishop of St. Asaph, he zealously defended his brother prelates from the attacks of those who censured the bishops for their neglect of duty. Pecock took up a position midway between that of the Roman Church and that of the modern Anglican Church; but his work is interesting chiefly because it gives a full account of the views of the Lollards and of the arguments by which they were supported. Apart from religious matters, the light thrown upon contemporaneous history is very small, but the "*Repressor*" has great value for the philologist.

20. **ANNALES CAMBRIÆ.** *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

These annals, which are in Latin, commence in 447, and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster. The annals were probably written by Blegewryd, Archdeacon of Llandaff.

21. **THE WORKS OF GIRALDUS CAMBRENSIS.** Vols. I.-IV. *Edited by* the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V.-VII. *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS., British Museum. 1861-1891.

These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John, and attempted to re-establish the independence of Wales by restoring the see of St. Davids to its ancient primacy. His works are of a very miscellaneous nature, both in prose and verse, and are remarkable for the anecdotes which they contain relating to contemporaries. He is the only Welsh writer of any importance who has contributed so much to mediæval literature, or assumed, in consequence of his nationality, so free a tone. His frequent travels in Italy, in France, in Ireland, and in Wales, gave him opportunities for observation which did not generally fall to the lot of writers in the twelfth and thirteenth centuries.

The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland, the first in 1185, the second in 1185-6, when he accompanied Prince John into that country. A very interesting portion of this treatise devoted to the animals of Ireland shows that he was a very accurate and acute observer. The *Expugnatio Hibernica* was written about 1188, and may be regarded rather as a great epic than a sober relation of acts occurring in his own days. Vol. VI. contains the *Itinerarium Cambrie* et *Descriptio Cambrie*: and Vol. VII. the *Mvus* of S. Remigius and S. Hugh. Vol. VIII. contains the *Treatise "De Principum Instructione,"* and an index to Vols. I.-IV. and VIII.

22. **LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND.** Vol. I., and Vol. II. (in Two Parts). *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.

These letters and papers are derived chiefly from originals or contemporary copies extant in the Bibliothèque Impériale, and the Dépôt des Archives, in Paris.

23. **THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES.** Vol. I., Original Texts. Vol. II., Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden. 1861.

This chronicle, extending from the earliest history of Britain to 1154, is justly the boast of England; no other nation can produce any history, written in its own vernacular, at all approaching it, in antiquity, truthfulness, or extent, the historical books of the Bible alone excepted. There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography, whether arising from locality or age.

24. **LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII.** Vols. I. and II. *Edited by* JAMES GAIRDNER. 1861-1863.

The papers are derived from the MSS. in Public Record Office, the British Museum, and other repositories. The period to which they refer is unusually destitute of chronicles and other sources of historical information, so that the light obtained from them is of special importance. The principal contents of the volumes are some diplomatic Papers of Richard III.; correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. **LETTERS OF BISHOP GROSSETESTE.** *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.

The Letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to various matters connected not only with the political history of England during the reign of Henry III. but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. **DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND.** Vol. I. (in Two Parts); Anterior to the Norman Invasion. Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By* SIR THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. **ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III.** Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by the Rev. W. W. Shirley, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.*

The letters contained in these volumes are derived chiefly from the ancient correspondence in the Public Record Office. They illustrate the political history of England during the growth of its liberties, and throw considerable light upon the personal history of Simon de Montfort. The affairs of France form the subject of many of them, especially in regard to the province of Gascony.

28. **CHRONICA MONASTERII S. ALBANI.**—1. THOMÆ WALSHINGHAM HISTORIA ANGLICANA; Vol. I., 1272-1381: Vol. II., 1381-1422. 2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307. 3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES, 1259-1296; 1307-1324; 1392-1406. 4. GESTA ABBATUM MONASTERII S. ALBANI, a THOMÆ WALSHINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESIE PRECENTORE, COMPILATA; Vol. I., 793-1290: Vol. II., 1290-1349: Vol. III., 1349-1411. 5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II. 6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV<sup>mo</sup> FLOREBANT; Vol. I., REGISTRUM ABBATIS JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ASCRIPTUM: Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASDAM EPISTOLAS, a JOHANNIS WHETHAMSTEDE CONSCRIPTAS. 7. YFODIGEMA NEUSTRIÆ a THOMÆ WALSHINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM. *Edited by HENRY THOMAS RILEY, Esq., M.A., Barrister-at-Law. 1863-1876.*

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.; an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1292, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, with Annales Regum Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1235 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1290: Annales of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annales, 1323, 1324, by Henry de Blanford: a full Chronicle of English History, 1392 to 1406; and an account of the Benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 785 to 1411, mainly compiled by Thomas Walsingham: with a Continuation.

The 8th and 9th volumes, in continuation of the Annales, contain a Chronicle, probably by John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whethamstede, Albon, and Walingford, and may be considered as a memorial of the chief historical and domestic events during those periods.

The 12th volume contains a compendious History of England to the reign of Henry V., and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. **CHRONICON ABBATIS EVESHAMENSIS, AUCTORIBUS DOMINICO PRIORE EVESHAMÆ ET THOMÆ DE MARLEBERGE ABBATE, a FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418.** *Edited by the Rev. W. D. Macray, Bodleian Library, Oxford. 1863.*

The Chronicle of Evesham illustrates the history of that important monastery from its foundation by Erwin, about 690, to the year 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey, such as but rarely has been recorded. Interspersed are many notices of general, personal, and local history.

30. **RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLIÆ.** Vol. I., 447-871. Vol. II., 872-1066. *Edited by JOHN E. B. Mayor, M.A., Fellow of St. John's College, Cambridge. 1863-1869.*

Richard of Cirencester was a monk of Westminster, 1335-1400. His history, in four books, extends from 447 to 1066. He announces his intention of continuing it, but there is no evidence that he completed any more. This chronicle gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3. It was on this author that C. J. Bertram fathered his forgery, *De Situ Britannia* in 1747.

31. **YEAR BOOKS OF THE REIGN OF EDWARD THE FIRST.** Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I.; and 11-12 Edw. III. *Edited and translated by ALFRED JOHN HORWOOD, Barrister-at-Law. Years 12-13, 13-14, 14, and 14-15 Edward III. Edited and translated by LUKE OWEN PIKE, M.A., Barrister-at-Law. 1863-1889.*

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. **NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY 1449-1450.** —Robertus Blondelli de Reductione Normanniæ: Le Recouvrement de Normandie, par Berry, Hérault du Roy: Conferences between the Ambassadors of France and England. *Edited by* the Rev. JOSEPH STEVENSON, M.A. 1863.

This volume contains the narrative of an eye-witness who details with considerable power and minuteness the circumstances which attended the final expulsion of the English from Normandy in 1450.

33. **HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRIÆ.** Vols. I., II., and III. *Edited by* W. H. HART, F.S.A., Membre correspondant de la Société des Antiquaires de Normandie. 1863-1867.

This work consists of two parts, the History and the Cartulary of the Monastery of St. Peter, Gloucester. The history furnishes an account of the monastery from its foundation, in the year 681, to the early part of the reign of Richard II., together with a calendar of donations and benefactions. It treats principally of the affairs of the monastery, but occasionally matters of general history are introduced. Its authorship has generally been assigned to Walter Froucester the twentieth abbot, but without any foundation.

34. **ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO; with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ.** *Edited by* THOMAS WRIGHT, M.A. 1863.

Neckam was a man who devoted himself to science, such as it was in the twelfth century. In the "De Naturis Rerum" are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century. The poem entitled "De Laudibus Divinæ Sapientiæ" appears to be a metrical paraphrase or abridgment of the "De Naturis Rerum." It is written in the elegiac metre, and it is, as a whole, above the ordinary standard of mediæval Latin.

35. **LEECHDOMS, WORTCUNNING, AND STARCRAFT OF EARLY ENGLAND; being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest.** Vols. I., II., and III. *Collected and edited by* the Rev. T. OSWALD COCKAYNE, M.A. 1864-1866.

This work illustrates not only the history of science, but the history of superstition. In addition to the information bearing directly upon the medical skill and medical faith of the times, there are many passages which incidentally throw light upon the general mode of life and ordinary diet.

36. **ANNALES MONASTICI.** Vol. I.:—Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263. Vol. II.:—Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291. Vol. III.:—Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundeseia, 1042-1432. Vol. IV.:—Annales Monasterii de Osenseia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377. Vol. V.:—Index and Glossary. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.

The present collection of Monastic Annals embraces all the more important chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432, although they refer more especially to the reigns of John, Henry III., and Edward I.

37. **MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS.** *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. 1864.

This work contains a number of very curious and interesting incidents, and is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs. The author, in all probability, was Adam Abbot of Evesham, domestic chaplain and private confessor of Bishop Hugh. Bishop Hugh's consecration took place on the 21st September 1196; he died on the 16th of November 1200; and was canonized in 1230.

38. **CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST.** Vol. I.:—ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI. Vol. II.:—EPISTOLÆ CANTUARIENSES; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. *Edited by* the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864-1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vincesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London. The narrative extends from 1187 to 1199; but its chief interest consists in the minute and authentic narrative which it furnishes of the exploits of Richard I., from his departure from England in December 1189 to his death in 1199.

The letters in Vol. II., written between 1187 and 1199, are of value as furnishing authentic materials for the history of the ecclesiastical condition of England during the reign of Richard I. They had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. *RECUEIL DES CHRONIQUES ET ANCIENNES HISTOIRES DE LA GRANT BRETAGNEA PRESENT NOMME ENGLETERRE*, par JEHAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. *Edited by* WILLIAM HARDY, F.S.A. 1864-1879. Vol. IV., 1431-1443. Vol. V., 1443-1471. *Edited by* Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884-1891.

40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND*, by JOHN DE WAURIN. Albina to 688. (Translation of the preceding Vols. I. and II.) *Edited and translated by* Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864-1887.

This curious chronicle extends from the fabulous period of history down to the return of Edward IV. to England in the year 1471 after the second deposition of Henry VI. The manuscript from which the text of the work is taken was written towards the end of the fifteenth century, having been expressly executed for Louis de Bruges, Seigneur de la Gruthuyse and Earl of Winchester.

41. *POLYCHRONICON RANULPHI HIGDEN*, with Trevisa's Translation. Vols. I. and II. *Edited by* CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.-IX. *Edited by* the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865-1886.

This is one of the many mediæval chronicles which assume the character of a history of the world. It begins with the creation, and is brought down to the author's own time, the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. *LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERRE*. *Edited by* the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises, though they cannot rank as independent narratives, are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonized French.

43. *CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406*. Vols. I.-III. *Edited by* EDWARD AUGUSTUS BOND, Assistant-Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866-1868.

The Abbey of Meaux was a Clisterian house, and the work of its abbot is both curious and valuable. It is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country. In addition to the private affairs of the monastery, some light is thrown upon the public events of the time.

44. *MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE, UT VULGO DICITUR, HISTORIA MINOR*. Vols. I.-III. 1067-1253. *Edited by* Sir FREDERIC MADDEN, K.H., Keeper of the Manuscript Department of British Museum. 1866-1869.

The exact date at which this work was written is, according to the chronicler, 1250. The history is of considerable value as an illustration of the period during which the author lived, and contains a good summary of the events which followed the Conquest.

45. *LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455-1023*. *Edited by* EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde Chronicler appears to correct, to qualify, or to amplify the statements, which, in substance, he adopts. He also mentions, and frequently quotes from writers whose works are either entirely lost or at present known only by fragments.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.



46. **CHRONICON SCOTOBUM: A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the Events from 1141 to 1150. *Edited, with Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1866.

There is, in this volume, a legendary account of the peopling of Ireland and of the adventures which befell the various heroes who are said to have been connected with Irish history. The details are, however, very meagre both for this period and for the time when history becomes more authentic. The plan adopted in the chronicle gives the appearance of an accuracy to which the earlier portions of the work cannot have any claim. The succession of events is marked year by year, from A.M. 1550 to A.D. 1150.

47. **THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I.** Vols. I. and II. *Edited by THOMAS WRIGHT, M.A.* 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum"; in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is singularly corrupt, and a curious specimen of the French of Yorkshire.

48. **THE WAR OF THE GAEDHIL WITH THE GAILL, OR THE INVASIONS OF IRELAND BY THE DANES AND OTHER NORSEMEN.** *Edited, with a Translation, by the Rev. JAMES HENTHORN TODD, D.D., Senior Fellow of Trinity College, and Regius Professor of Hebrew in the University of Dublin.* 1867.

The work in its present form, in the editor's opinion, is a comparatively modern version of an ancient original. That it was compiled from contemporary materials has been proved by curious incidental evidence. The story is told after the manner of the Scandinavian Saga, with poems and fragments of poems introduced into the prose narrative.

49. **GESTA REGIS HENRICI SECUNDI BENEDICTI ABBATIS. CHRONICLE OF THE REIGNS OF HENRY II. AND RICHARD I., 1169-1192**, known under the name of **BENEDICT OF PETERBOROUGH.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, Oxford, and Lambeth Librarian.* 1867.

This chronicle of the reigns of Henry II. and Richard I., known commonly under the name of Benedict of Peterborough, is one of the best existing specimens of a class of historical compositions of the first importance to the student.

50. **MUNIMENTA ACADEMICA, OR, DOCUMENTS ILLUSTRATIVE OF ACADEMICAL LIFE AND STUDIES AT OXFORD (in Two Parts).** *Edited by the Rev. HENRY ANSTET, M.A., Vicar of St. Wendron, Cornwall, and lately Vice-Principal of St. Mary Hall, Oxford.* 1868.

51. **CHRONICA MAGISTRI ROGERI DE HOVEDENE.** Vols. I., II., III., and IV. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1868-1871.

The earlier portion, extending from 732 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little, and not always judiciously. From 1170 to 1192 is the portion which corresponds with the Chronicle known under the name of Benedict of Peterborough (see No. 49); but it is not a copy, being sometimes an abridgment, at others a paraphrase; occasionally the two works entirely agree; showing that both writers had access to the same materials, but dealt with them differently. From 1192 to 1201 may be said to be wholly Hoveden's work; it is extremely valuable, and an authority of the first importance.

52. **WILLELMI MALMESBURIENSIS MONACHI DE GESTIS PONTIFICUM ANGLORUM LIBRI QUINQUE.** *Edited by N. E. S. A. HAMILTON, of the Department of Manuscripts, British Museum.* 1870.

William of Malmesbury's "Gesta Pontificum" is the principal foundation of English Ecclesiastical Biography, down to the year 1122.

53. **HISTORIC AND MUNICIPAL DOCUMENTS OF IRELAND, FROM THE ARCHIVES OF THE CITY OF DUBLIN, &c. 1172-1320.** *Edited by JOHN T. GILBERT, F.S.A., Secretary of the Public Record Office of Ireland.* 1870.

A collection of original documents, elucidating mainly the history and condition of the municipal, middle, and trading classes under or in relation with the rule of England in Ireland. Extending over the first hundred and fifty years of the Anglo-Norman settlement, the series includes charters, municipal laws and regulations, rolls of names of citizens and members of merchant-guilds, lists of commodities with their rates, correspondence, illustrations of relations between ecclesiastics and laity; together with many documents exhibiting the state of Ireland during the presence there of the Scots under Robert and Edward Bruce.

54. **THE ANNALS OF LOCH OÁ. A CHRONICLE OF IRISH AFFAIRS, FROM 1041 to 1590.** Vols. I. and II. *Edited, with a Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1871.

The original of this chronicle has passed under various names. The title of "Annals of Loch Oá" was given to it by Professor O'Curry, on the ground that it was transcribed for Brian Mac Dermot, an Irish chieftain, who resided on the island in Loch Oá, in the county of Roscommon. It adds much to the materials for the civil and ecclesiastical history of Ireland; and contains many curious references to English and foreign affairs, not noticed in any other chronicle.

55. **MONUMENTA JURIDICA. THE BLACK BOOK OF THE ADMIRALTY, WITH APPENDICES,** Vols. I.-IV. *Edited by SIR TRAVERS TWISS, Q.C., D.C.L.* 1871-1876.

This book contains the ancient ordinances and laws relating to the navy, and was probably compiled for the use of the Lord High Admiral of England. Selden calls it the "jewel of the Admiralty Records." Prynne ascribes to the Black Book the same authority in the Admiralty as the Black and Red Books have in the Court of Exchequer, and most English writers on maritime law recognize its importance.

56. **MEMORIALS OF THE REIGN OF HENRY VI.:—OFFICIAL CORRESPONDENCE OF THOMAS BECKYNTON, SECRETARY TO HENRY VI., AND BISHOP OF BATH AND WELLS.** *Edited by the Rev. GEORGE WILLIAMS, B.D., Vicar of Ringwood, late Fellow of King's College, Cambridge.* Vols. I. and II. 1872.

These curious volumes are of a miscellaneous character, and were probably compiled under the immediate direction of Beckynton before he had attained to the Episcopate. They contain many of the Bishop's own letters, and several written by him in the King's name; also letters to himself while Royal Secretary, and others addressed to the King.

57. **MATTHEI PARISIENSIS, MONACHI SANCTI ALBANI, CHRONICA MAJORA.** Vol. I. The Creation to A.D. 1066. Vol. II. A.D. 1067 to A.D. 1216. Vol. III. A.D. 1216 to A.D. 1239. Vol. IV. A.D. 1240 to A.D. 1247. Vol. V. A.D. 1248 to A.D. 1259. Vol. VI. Additamenta. Vol. VII. Index. *Edited by the Rev. HENRY RICHARDS LUARD, D.D., Fellow of Trinity College, Registrar of the University, and Vicar of Great St. Mary's, Cambridge.* 1872-1884.

This work contains the "Chronica Majora" of Matthew Paris, one of the most valuable and frequently consulted of the ancient English Chronicles. It is published from its commencement, for the first time.

58. **MEMORIALE FRATRIS WALTERI DE COVENTRIA.—THE HISTORICAL COLLECTIONS OF WALTER OF COVENTRY.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1872-1873.

The first portion is not of much importance, being only a compilation from earlier writers. The part relating to the first quarter of the thirteenth century is the most valuable and interesting.

59. **THE ANGLO-LATIN SATIRICAL POETS AND EPIGRAMMATISTS OF THE TWELFTH CENTURY.** Vols. I. and II. *Collected and edited by THOMAS WRIGHT, M.A., Corresponding Member of the National Institute of France (Académie des Inscriptions et Belles-Lettres).* 1872.

The Poems contained in these volumes have long been known and appreciated as the best satires of the age in which their authors flourished, and were deservedly popular during the 13th and 14th centuries.

60. **MATERIALS FOR A HISTORY OF THE REIGN OF HENRY VII., FROM ORIGINAL DOCUMENTS PRESERVED IN THE PUBLIC RECORD OFFICE.** Vols. I. and II. *Edited by the Rev. WILLIAM CAMPBELL, M.A., one of Her Majesty's Inspectors of Schools.* 1873-1877.

61. **HISTORICAL PAPERS AND LETTERS FROM THE NORTHERN REGISTERS.** *Edited by the Rev. JAMES RAINE, M.A., Canon of York, and Secretary of the Surtees Society.* 1873.

The documents in this volume illustrate, for the most part, the general history of the north of England, particularly in its relation to Scotland.

62. **REGISTRUM PALATINUM DUNELMENSE. THE REGISTER OF RICHARD DE KELLAWE, LORD PALATINE AND BISHOP OF DURHAM; 1311-1316.** Vols. I.-IV. *Edited by Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records.* 1873-1878.

Bishop Kellawe's Register contains the proceedings of his prelaçy, both lay and ecclesiastical, and is the earliest Register of the Palatinate of Durham.

63. **MEMORIALS OF SAINT DUNSTAN, ARCHBISHOP OF CANTERBURY.** *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1874.
64. **CHRONICON ANGLIÆ, AB ANNO DOMINI 1328 USQUE AD ANNUM 1388, AUCTORE MONACHO QUODAM SANCTI ALBANI.** *Edited by EDWARD MAUNDE THOMPSON, Barrister-at-Law, Assistant-Keeper of the Manuscripts in the British Museum.* 1874.
65. **THÓMAS SAGA ERKIBYSKUPS. A LIFE OF ARCHBISHOP THOMAS BECKET, IN ICELANDIC.** Vols. I. and II. *Edited, with English Translation, Notes, and Glossary by M. EIRÍKE MAGNÚSSON, M.A., Sub-Librarian of the University Library, Cambridge.* 1875-1884.
- This work is derived from the Life of Becket written by Benedict of Peterborough, and apparently supplies the missing portions in Benedict's biography.
66. **RADULPHI DE COGGESHALL CHRONICON ANGLICANUM.** *Edited by the Rev. JOSEPH STEVENSON, M.A.* 1875.
- This volume contains the "Chronicon Anglicanum," by Ralph of Coggeshall, the "Libellus de Expugnacione Terræ Sanctæ per Saladinum," usually ascribed to him, and other pieces.
67. **MATERIALS FOR THE HISTORY OF THOMAS BECKET, ARCHBISHOP OF CANTERBURY.** Vols. I.-VI. *Edited by the Rev. JAMES CRAIGIE ROBERTSON, M.A., Canon of Canterbury.* 1875-1883. Vol. VII. *Edited by JOSEPH BRIEGSTOCKE SHEPPARD, LL.D.* 1885.
- This publication comprises all contemporary materials for the history of Archbishop Thomas Becket. The first volume contains the life of that celebrated man, and the miracles after his death, by William, a monk of Canterbury. The second, the life by Benedict of Peterborough; John of Salisbury; Alan of Tewkesbury; and Edward Grim. The third, the life by William Fitzstephen; and Herbert of Bosham. The fourth, anonymous lives, Quadriologus, &c. The fifth, sixth, and seventh, the Epistles, and known letters.
68. **RADULFI DE DICETO DECANI LUNDONIENSIS OPERA HISTORICA. THE HISTORICAL WORKS OF MASTER RALPH DE DICETO, DEAN OF LONDON.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1876.
- The Abbreviationes Chronicorum extend from the Creation to 1147, and the Ymagines Historiarum to 1201.
69. **ROLL OF THE PROCEEDINGS OF THE KING'S COUNCIL IN IRELAND, FOR A PORTION OF THE 16TH YEAR OF THE REIGN OF RICHARD II. 1392-93.** *Edited by the Rev. JAMES GRAVES, A.B.* 1877.
70. **HENRICI DE BRACON DE LEGIBUS ET CONSUETUDINIBUS ANGLIÆ LIBRI QUINQUE IN VARIOS TRACTATUS DISTINCTI.** Vols. I.-VI. *Edited by SIR TRAVERS TWISS, Q.C., D.O.L.* 1878-1883.
71. **THE HISTORIANS OF THE CHURCH OF YORK, AND ITS ARCHBISHOPS.** Vols. I. and II. *Edited by the Rev. JAMES RAINB, M.A., Canon of York, and Secretary of the Surtees Society.* 1879-1886.
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